

Alabama Department of Environmental Management adem.alabama.gov

AUG 1 3 2014

Mr. Phillip Moseley, Town Administrator Town of Brantley Post Office Box 44 Brantley, AL 36009

RE: Draft Permit

NPDES Permit No. AL0022641

Brantley Lagoon

Crenshaw County, Alabama

Dear Mr. Moseley:

Transmitted herein is a draft of the referenced permit.

We would appreciate your comments on the permit within 30 days of the date of this letter. Please direct any comments of a technical or administrative nature to the undersigned.

By copy of this letter and the draft permit, we are also requesting comments within the same time frame from EPA.

Please be aware that, if you are not already participating in the Department's web-based electronic environmental (E2) Reporting System Program for submittal of discharge monitoring reports (DMRs), Part I.C.1.c of your permit will require you to apply for participation in the E2 Program within 180 days of the effective date of the permit unless valid justification as to why you cannot participate is submitted in writing. The E2 Program allows ADEM to electronically validate, acknowledge receipt, and upload data to the state's central wastewater database. This improves the accuracy of reported compliance data and reduces costs to both the regulated community and ADEM. The Permittee Participation Package may be downloaded online at https://e2.adem.alabama.gov/npdes or you may obtain a hard copy by submitting a written request or by emailing e2admin@adem.alabama.gov.

The Alabama Department of Environmental Management encourages you to voluntarily consider pollution prevention practices and alternatives at your facility. Pollution Prevention may assist you in complying with effluent limitations, and possibly reduce or eliminate monitoring requirements.

Should you have any questions, please contact the undersigned by email at storbert@adem.state.al.us or by phone at (334) 271-7800.

Sincerely,

Shanda Torbert Municipal Section Water Division

Enclosure

cc: Mr. Mark Nuhfer/Environmental Protection Agency

Ms. Elaine Snyder/U.S. Fish and Wildlife Service

Ms. Elizabeth Brown/Alabama Historical Commission

Advisory Council on Historic Preservation

Department of Conservation and Natural Resources



PERMITTEE:



NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM PERMIT

TOWN OF BRANTLEY POST OFFICE BOX 44

	BRANTLEY, ALABAMA 36009	
FACILITY LOCATION:	BRANTLEY LAGOON GLENWOOD ROAD BRANTLEY, ALABAMA CRENSHAW COUNTY	(0.2) MGD
PERMIT NUMBER:	AL0022641	
RECEIVING WATERS:	CONECUH RIVER	
"FWPCA"), the Alabama Water Po Alabama Environmental Managem	the provisions of the Federal Water Pollution Consollution Control Act, as amended, Code of Alabama ent Act, as amended, Code of Alabama 1975, §§22-22; the terms and conditions set forth in this permit, the	1975 , §§ 22-22-1 to 22-22-14 (the "AWPCA"), th A-1 to 22-22A-15, and rules and regulations adopte.
ISSUANCE DATE:		
EFFECTIVE DATE:		
EXPIRATION DATE:		

Draft

Alabama Department of Environmental Management

MUNICIPAL SECTION NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) PERMIT

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NON-COMPLIANCE NOTIFICATION FORM

PART I

DISCHARGE LIMITATIONS, CONDITIONS, AND REQUIREMENTS

A. DISCHARGE LIMITATIONS AND MONITORING REQUIREMENTS

Outfall 0011 Discharge Limits

During the period beginning on the effective date of this permit and lasting through the expiration date of this permit, the Permittee is authorized to discharge from Outfall 0011, which is described more fully in the Permittee's application. Such discharge shall be limited and monitored by the Permittee as specified below:

			Disch	arge Limitation	15*				Monitoring R	equirements**	
<u>Parameter</u>	Monthly Average	Weekly Average	Monthly Average	Weekly Average	<u>Daily</u> <u>Minimum</u>	<u>Daily</u> <u>Maximum</u>	Percent Removal	(1) Sample Location	(2) Sample Type	(3) (7) Measurement Frequency	(4) Seasonal
Oxygen, Dissolved (DO) 00300 1 0 0	****	****	****	****	6,0 mg/l	****	****	Е	GRAB	G	****
pH 00400 1 0 0	*****	****	****	****	6.0 S.U.	9.0 S.U.	****	Е	GRAB	G	****
Solids, Total Suspended 00530 1 0 0	150 lbs/day	225 lbs/day	90.0 mg/l	135 mg/l	****	****	****	Е	GRAB	G	****
Solids, Total Suspended 00530 G 0 0	REPORT lbs/day	REPORT lbs/day	REPORT mg/l	REPORT mg/l	*****	****	****	I	GRAB	G	*****
Nitrogen, Ammonia Total (As N) 00610 1 0 0	33.3 lbs/day	50.0 lbs/day	20.0 mg/l	30.0 mg/l	****	****	****	Е	GRAB	G	****
Nitrogen, Kjeldahl Total (As N) 00625 1 0 0	REPORT lbs/day	REPORT lbs/day	REPORT mg/l	REPORT mg/l	****	****	****	Е	GRAB	G	S
Nitrite Plus Nitrate Total (As N) 00630 1 0 0	REPORT lbs/day	REPORT lbs/day	REPORT mg/l	REPORT mg/l	****	****	****	Е	GRAB	G	S
Phosphorus, Total (As P) 00665 1 0 0	REPORT lbs/day	REPORT lbs/day	REPORT mg/l	REPORT mg/l	****	****	****	Е	GRAB	G	S
Flow, In Conduit or Thru Treatment Plant 50050 1 0 0	REPORT MGD	****	*****	*****	****	REPORT MGD	****	Е	CONTIN	A	****
Chlorine, Total Residual 50060 1 0 0	****	****	0.921 mg/l	****	****	1.0 mg/l	****	Е	GRAB	G See Note 5	****

* See Part II.C.1. (Bypass); Part II.C.2. (Upset)

** Monitoring Requirements

(1) Sample Location 1 - Influent E - Effluent X - End Chlorine Contact Chamber

K - Percent Removal of the Monthly Avg. Influent Concentration from the Monthly Avg. Effluent Concentration. RS - Receiving Stream

(2) Sample Type: CONTIN - Continuous INSTAN - Instantaneous

COMP-8 - 8-Hour Composite COMP24 - 24-Hour Composite

GRAB - Grab CALCTD - Calculated (3) Measurement Frequency: See also Part I.B.2.

A - 7 days per week F - 2 days per month B - 5 days per week G - I day per month C - 3 days per week H - I day per quarter

D - 2 days per week J - Annual Q - For Effluent Toxicity E - 1 day per week Testing, see Provision IV.B. (4) Seasonal Limits:

S = Summer (April - October)W = Winter (November - March)

ECS = E. coli Summer (June – September)

ECW = E. coli Winter (October - May)

(5) See Part IV.C. for Total Residual Chlorine (TRC). Monitoring for TRC is applicable if chlorine is utilized for disinfection purposes. If monitoring is not applicable during the monitoring period, enter "NODI=9" on the monthly DMR.

(6) If only one sampling event occurs during the month, the sample result shall be reported on the DMR as both the monthly average, weekly average, and/or the daily maximum.

Limits for Outfall 0011 continued on the next page.

2. Outfall 0011 Discharge Limits (continued)

During the period beginning on the effective date of this permit and lasting through the expiration date of this permit, the Permittee is authorized to discharge from Outfall 0011, which is described more fully in the Permittee's application. Such discharge shall be limited and monitored by the Permittee as specified below:

			Disch	arge Limitation	15*				Monitoring Ro	equirements**	
<u>Parameter</u>	Monthly Average	<u>Weekly</u> <u>Average</u>	Monthly Average	Weekly Average	<u>Daily</u> <u>Minimum</u>	<u>Daily</u> <u>Maximum</u>	Percent Removal	(1) Sample Location	(2) Sample Type	(3) Measurement Frequency	(4) Seasonal
E. Coli 51040 1 0 0	****	***	126 col/100mL	****	****	487 col/100mL	****	Е	GRAB	G	ECS
E. Coli 51040 1 0 0	****	****	548 col/100mL	****	****	2507 col/100mL	****	E	GRAB	G	ECW
BOD, Carbonaceous 05 Day, 20C 80082 1 0 0	41.7 lbs/day	62.5 lbs/day	25.0 mg/l	37.5 mg/l	****	****	****	E	GRAB	G	****
BOD, Carbonaceous 05 Day, 20C 80082 G 0 0	REPORT lbs/day	REPORT lbs/day	REPORT mg/l	REPORT mg/l	****	****	****	I	GRAB	G	****
BOD, Carb-5 Day, 20 Deg C, Percent Remvl 80091 K 0 0	****	****	****	****	****	****	85.0%	K	CALCTD	G	****
Solids, Suspended Percent Removal 81011 K 0 0	****	****	****	****	****	****	65.0%	K	CALCTD	G	****

* See Part II.C.I. (Bypass); Part II.C.2. (Upset)

** Monitoring Requirements

(1) Sample Location

I - Influent E - Effluent

X - End Chlorine Contact Chamber

K - Percent Removal of the Monthly Avg. Influent Concentration from the Monthly Avg. Effluent Concentration.

RS - Receiving Stream

(2) Sample Type:

CONTIN - Continuous INSTAN - Instantaneous

COMP-8 - 8-Hour Composite

COMP24 - 24-Hour Composite GRAB - Grab

CALCTD - Calculated

(3) Measurement Frequency: See also Part I.B.2.

A - 7 days per week F - 2 days per month B - 5 days per week G - I day per month

C - 3 days per week H - 1 day per quarter

D - 2 days per week J - Annual E - 1 day per week

O - For Effluent Toxicity Testing, see Provision IV.B. (4) Seasonal Limits:

S = Summer (April – October) W = Winter (November - March)

ECS = E. coli Summer (June – September)

ECW = E. coli Winter (October – May)

(5) See Part IV.C. for Total Residual Chlorine (TRC). Monitoring for TRC is applicable if chlorine is utilized for disinfection purposes. If monitoring is not applicable during the monitoring period, enter "NOD1=9" on the monthly DMR.

B. DISCHARGE MONITORING AND RECORD KEEPING REQUIREMENTS

1. Representative Sampling

Sample collection and measurement actions shall be representative of the volume and nature of the monitored discharge and shall be in accordance with the provisions of this permit. The effluent sampling point shall be at the nearest accessible location just prior to discharge and after final treatment, unless otherwise specified in the permit.

2. Measurement Frequency

Measurement frequency requirements found in Provision I.A. shall mean:

- a. Seven days per week shall mean daily.
- b. Five days per week shall mean any five days of discharge during a calendar weekly period of Sunday through Saturday.
- c. Three days per week shall mean any three days of discharge during a calendar week.
- d. Two days per week shall mean any two days of discharge during a calendar week.
- e. One day per week shall mean any day of discharge during a calendar week.
- f. Two days per month shall mean any two days of discharge during the month that are no less than seven days apart. However, if discharges occur only during one seven-day period in a month, then two days per month shall mean any two days of discharge during that seven day period.
- g. One day per month shall mean any day of discharge during the calendar month.
- h. Quarterly shall mean any day of discharge during each calendar quarter.
- i. The Permittee may increase the frequency of sampling, listed in Provisions I.B.2.a through I.B.2.h; however, all sampling results are to be reported to the Department.

3. Test Procedures

For the purpose of reporting and compliance, Permittees shall use one of the following procedures:

- a. For parameters with an EPA established Minimum Level (ML), report the measured value if the analytical result is at or above the ML and report "0" for values below the ML. Test procedures for the analysis of pollutants shall conform to 40 CFR Part 136 and guidelines published pursuant to Section 304(h) of the FWPCA, 33 U.S.C. Section 1314(h). If more than one method for analysis of a substance is approved for use, a method having a minimum level lower than the permit limit shall be used. If the minimum level of all methods is higher than the permit limit, the method having the lowest minimum level shall be used and a report of less than the minimum level shall be reported as zero and will constitute compliance, however should EPA approve a method with a lower minimum level during the term of this permit the Permittee shall use the newly approved method.
- b. For pollutants parameters without an established ML, an interim ML may be utilized. The interim ML shall be calculated as 3.18 times the Method Detection Level (MDL) calculated pursuant to 40 CFR Part 136, Appendix B.
 - Permittees may develop an effluent matrix-specific ML, where an effluent matrix prevents attainment of the established ML. However, a matrix specific ML shall be based upon proper laboratory method and technique. Matrix-specific MLs must be approved by the Department, and may be developed by the Permittee during permit issuance, reissuance, modification, or during compliance schedule.
 - In either case the measured value should be reported if the analytical result is at or above the ML and "0" reported for values below the ML.
- c. For parameters without an EPA established ML, interim ML, or matrix-specific ML, a report of less than the detection limit shall constitute compliance if the detection limit of all analytical methods is higher than the permit limit. For the purpose of calculating a monthly average, "0" shall be used for values reported less than the detection limit.

The Minimum Level utilized for procedures a and b above shall be reported on the Permittee's DMR. When an EPA approved test procedure for analysis of a pollutant does not exist, the Director shall approve the procedure to be used.

4. Recording of Results

For each measurement or sample taken pursuant to the requirements of this permit, the Permittee shall record the following information:

a. The facility name and location, point source number, date, time and exact place of sampling;

- b. The name(s) of person(s) who obtained the samples or measurements;
- c. The dates and times the analyses were performed:
- d. The name(s) of the person(s) who performed the analyses;
- e. The analytical techniques or methods used, including source of method and method number; and
- f. The results of all required analyses.

5. Records Retention and Production

- a. The Permittee shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by the permit, and records of all data used to complete the above reports or the application for this permit, for a period of at least three years from the date of the sample measurement, report or application. This period may be extended by request of the Director at any time. If litigation or other enforcement action, under the AWPCA and/or the FWPCA, is ongoing which involves any of the above records, the records shall be kept until the litigation is resolved. Upon the written request of the Director or his designee, the Permittee shall provide the Director with a copy of any record required to be retained by this paragraph. Copies of these records should not be submitted unless requested.
- b. All records required to be kept for a period of three years shall be kept at the permitted facility or an alternate location approved by the Department in writing and shall be available for inspection.
- 6. Reduction, Suspension or Termination of Monitoring and/or Reporting
 - a. The Director may, with respect to any point source identified in Provision I.A. of this permit, authorize the Permittee to reduce, suspend or terminate the monitoring and/or reporting required by this permit upon the submission of a written request for such reduction, suspension or termination by the Permittee, supported by sufficient data which demonstrates to the satisfaction of the Director that the discharge from such point source will continuously meet the discharge limitations specified in Provision I.A. of this permit.
 - b. It remains the responsibility of the Permittee to comply with the monitoring and reporting requirements of this permit until written authorization to reduce, suspend or terminate such monitoring and/or reporting is received by the Permittee from the Director.

7. Monitoring Equipment and Instrumentation

All equipment and instrumentation used to determine compliance with the requirements of this permit shall be installed, maintained, and calibrated in accordance with the manufacturer's instructions or, in the absence of manufacturer's instructions, in accordance with accepted practices. At a minimum, flow measurement devices shall be calibrated at least once every 12 months.

C. DISCHARGE REPORTING REQUIREMENTS

- 1. Reporting of Monitoring Requirements
 - a. The Permittee shall conduct the required monitoring in accordance with the following schedule:
 - (1) MONITORING REQUIRED MORE FREQUENTLY THAN MONTHLY AND MONTHLY shall be conducted during the first full month following the effective date of coverage under this permit and every month thereafter.
 - (2) QUARTERLY MONITORING shall be conducted at least once during each calendar quarter. Calendar quarters are the periods of January through March, April through June, July through September, and October through December. The Permittee shall conduct the quarterly monitoring during the first complete calendar quarter following the effective date of this permit and is then required to monitor once during each quarter thereafter. Quarterly monitoring should be reported on the last DMR due for the quarter (i.e., March, June, September and December DMRs).
 - (3) SEMIANNUAL MONITORING shall be conducted at least once during the period of January through June and at least once during the period of July through December. The Permittee shall conduct the semiannual monitoring during the first complete calendar semiannual period following the effective date of this permit and is then required to monitor once during each semiannual period thereafter. Semiannual monitoring may be done anytime during the semiannual period, unless restricted elsewhere in this permit, but it should be reported on the last DMR due for the month of the semiannual period (i.e., June and December DMRs).
 - (4) **ANNUAL MONITORING** shall be conducted at least once during the period of January through December. The Permittee shall conduct the annual monitoring during the first complete calendar annual period following the effective date of this permit and is then required to monitor once during each annual period thereafter.

Annual monitoring may be done anytime during the year, unless restricted elsewhere in this permit, but it should be reported on the December DMR.

- b. The Permittee shall submit discharge monitoring reports (DMRs) on the forms approved by the Department and in accordance with the following schedule:
 - (1) **REPORTS OF MORE FREQUENTLY THAN MONTHLY AND MONTHLY TESTING** shall be submitted on a monthly basis. The first report is due on the 28th day of the month following the month the permit becomes effective. The reports shall be submitted so that they are received by the Department no later than the 28th day of the month following the reporting period.
 - (2) **REPORTS OF QUARTERLY TESTING** shall be submitted on a quarterly basis. The first report is due on the 28th day of the month following the month the permit becomes effective. The reports shall be submitted so that they are received by the Department no later than the 28th day of the month following the reporting period.
 - (3) **REPORTS OF SEMIANNUAL TESTING** shall be submitted on a semiannual basis. The reports are due on the 28th day of JANUARY and the 28th day of JULY. The reports shall be submitted so that they are received by the Department no later than the 28th day of the month following the reporting period.
 - (4) **REPORTS OF ANNUAL TESTING** shall be submitted on an annual basis. Unless specified elsewhere in the permit, the first report is due on the 28th day of JANUARY. The reports shall be submitted so that they are received by the Department no later than the 28th day of the month following the reporting period.
- The Department is utilizing a web-based electronic environmental (E2) DMR reporting system for submittal of DMRs. If the permittee is not already participating in the E2 DMR system, the permittee must apply for participation in the system within 180 days of coverage under this permit unless the facility submits in writing valid justification as to why they cannot participate and the Department approves in writing utilization of hard copy DMR submittals. Once the permittee is enrolled in the E2 DMR system, the permittee must utilize the system for the submittal of DMRs unless otherwise allowed by this permit. To participate in the E2 DMR system, the Permittee Participation Package may be downloaded online at https://e2.adem.alabama.gov/npdes. If the E2 DMR system is down (i.e., electronic submittal of DMR data is unable to be completed due to technical problems originating with the Department's system: this could include entry/submittal issues with an entire set of DMRs or individual parameters), the permittee is not relieved of their obligation to submit DMR data to the Department by the required submittal date. However, if the E2 DMR system is down on the 28th day of the month or is down for an extended period of time as determined by the Department when a DMR is required to be submitted, the facility may submit the data in an alternate manner and format acceptable to the Department. Preapproved alternate acceptable methods include faxing, e-mailing, mailing, or hand-delivery of data such that they are received by the required reporting date. Within five calendar days of the E2 DMR system resuming operation, the permittee shall enter the data into the E2 DMR system, unless an alternate timeframe is approved by the Department. An attachment should be included with the E2 DMR submittal verifying the original submittal date (date of the fax, copy of dated e-mail, or hand-delivery stamped date). If a permittee is allowed to submit via the US Postal Service, the DMR must be legible and bear an original signature. Photo and electronic copies of the signature are not acceptable and shall not satisfy the reporting requirements of this permit. If the permittee, using approved analytical methods as specified in Provision I.B.2, monitors any discharge from a point source for a limited substance identified in Provision I.A of this permit more frequently than required by this permit, the results of such monitoring shall be included in the calculation and reporting of values on the DMR form and the increased frequency shall be indicated on the DMR form. In the event no discharge from a point source identified in Provision I.A of this permit and described more fully in the permittee's application occurs during a monitoring period, the permittee shall report "No Discharge" for such period on the appropriate DMR form.
- d. All reports and forms required to be submitted by this permit, the AWPCA and the Department's Rules and regulations, shall be electronically signed (or, if allowed by the Department, traditionally signed) by a "responsible official" of the permittee as defined in ADEM Administrative Code Rule 335-6-6-.09 or a "duly authorized representative" of such official as defined in ADEM Administrative Code Rule 335-6-6-.09 and shall bear the following certification:
 - "I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."
- e. The Permittee may certify in writing that a discharge will not occur for an extended period of time and after such certification shall not be required to submit monitoring reports. Written notification of a planned resumption of discharge shall be submitted at least 30 days prior to resumption of the discharge. If an unplanned resumption of

discharge occurs, written notification shall be submitted within 7 days of the resumption. In any case, all discharges shall comply with all provisions of this permit.

f. All reports and forms required to be submitted by this permit, the AWPCA and the Department's Rules, shall be addressed to:

Alabama Department of Environmental Management Municipal Section, Water Division Post Office Box 301463 Montgomery, Alabama 36130-1463

Certified and Registered Mail shall be addressed to:

Alabama Department of Environmental Management Municipal Section, Water Division 1400 Coliseum Boulevard Montgomery, Alabama 36110-2059

DMRs required to be submitted by this permit shall be addressed to:

Alabama Department of Environmental Management Environmental Data Section, Permits & Services Division Post Office Box 301463 Montgomery, Alabama 36130-1463

g. If this permit is a reissuance, then the permittee shall continue to submit DMRs in accordance with the requirements of their previous permit until such time as DMRs are due as discussed in Part I.C.1.b. above.

2. Noncompliance Notification

- a. The Permittee must notify the Department if, for any reason, the Permittee's discharge:
 - (1) Does not comply with any daily minimum or maximum discharge limitation for an effluent characteristic specified in Provision I. A. of this permit which is denoted by an "(X)"
 - (2) Potentially threatens human health or welfare,
 - (3) Threatens fish or aquatic life
 - (4) Causes an in-stream water quality criterion to be exceeded;
 - (5) Does not comply with an applicable toxic pollutant effluent standard or prohibition established under Section 307(a) of the FWPCA, 33 U.S.C. Section 1317(a);
 - (6) Contains a quantity of a hazardous substance that may be harmful to public health or welfare under Section 311(b)(4) of the FWPCA, 33 U.S.C. Section 1321(b)(4);
 - (7) Exceeds any discharge limitation for an effluent parameter listed in Part I.A as a result of an unanticipated bypass or upset; or
 - (8) Is an unpermitted direct or indirect discharge of a pollutant to a water of the state (Note that unpermitted discharges properly reported to the Department under any other requirement are not required to be reported under this provision)

The Permittee shall orally or electronically report any of the above occurrences, describing the circumstances and potential effects, to the Department within 24-hours after the Permittee becomes aware of the occurrence of such discharge. In addition to the oral or electronic report, the Permittee shall submit a written report to the Director or Designee, as provided in Provision I.C.2.c,no later than five days after becoming aware of the occurrence of such discharge or occurrence.

- b. If for any reason, the Permittee's discharge does not comply with any limitation of this permit, then the Permittee must submit a written report to the Director or Designee, as provided in Provision I.C.2.c below. This report must be submitted with the next Discharge Monitoring Report required to be submitted by Provision I.C.1 of this permit after becoming aware of the occurrence of such noncompliance.
- c. Form 421 must be submitted to the Director or Designee in accordance with Provisions I.C.2a. or b. The completed form must document the following information:
 - (1) A description of the discharge and cause of noncompliance;
 - (2) The period of noncompliance, including exact dates, times, and duration of the noncompliance. If not corrected by the due date of the written report, then the Permittee is to state the anticipated timeframe that is expected to transpire before the noncompliance is resolved; and

(3) A description of the steps taken by the Permittee and the steps planned to be taken by the Permittee to reduce or eliminate the noncompliant discharge, including all steps taken to prevent recurrence.

d. Immediate notification

The permittee shall provide notification to the Director, the public, the county health department, and any other affected entity such as public water systems, as soon as possible upon becoming aware of any notifiable sanitary sewer overflow. The Permittee shall also report notification of the noncompliance event to any other affected entity such as the public.

- e. The Permittee shall keep an updated record of all known wastewater discharge points that are not authorized as permitted outfalls, including but not limited to SSOs. The Permittee shall submit annual Municipal Water Pollution Prevention Plan (MWPP) reports to the Department each year by May 31st for the prior calendar year period beginning January 1st and ending December 31st. The Annual MWPP Reports shall contain a list of all known wastewater discharge points that are not authorized as permitted outfalls and any discharges that occur prior to the headworks of the wastewater treatment plant covered by this permit. The MWPP shall also provide a list of any discharges reported in accordance with Provision I.C.2.a. The Permittee shall submit with its Annual MWPP Report the following information for each known unpermitted discharge that occurs:
 - (1) The cause of the discharge;
 - (2) Date, duration and volume of discharge (estimate if unknown);
 - (3) Description of the source (e.g., manhole, lift station);
 - (4) Location of the discharge, by street address or any other appropriate method;
 - (5) The ultimate destination of the flow (e.g., surface waterbody, municipal separate storm sewer to surface waterbody). Location should be shown on a USGS quad sheet or copy thereof; and
 - (6) Corrective actions or plans to eliminate future discharges.
- f. The Permittee shall report SSO and other illicit or anomalous discharge events on Form 415 in accordance with Part I.C.2.a. This form is available on the ADEM web page or upon request from the Permittee.

D. OTHER REPORTING AND NOTIFICATION REQUIREMENTS

1. Anticipated Noncompliance

The Permittee shall give the Director written advance notice of any planned changes or other circumstances regarding a facility which may result in noncompliance with permit requirements.

2. Termination of Discharge

The Permittee shall notify the Director, in writing, when all discharges from any point source(s) identified in Provision I. A. of this permit have permanently ceased. This notification shall serve as sufficient cause for instituting procedures for modification or termination of the permit.

3. Updating Information

- a. The Permittee shall inform the Director of any change in the Permittee's mailing address or telephone number or in the Permittee's designation of a facility contact or office having the authority and responsibility to prevent and abate violations of the AWPCA, the Department's Rules and the terms and conditions of this permit, in writing, no later than ten (10) days after such change. Upon request of the Director or his designee, the Permittee shall furnish the Director with an update of any information provided in the permit application.
- b. If the Permittee becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application or in any report to the Director, it shall promptly submit such facts or information with a written explanation for the mistake and/or omission.
- 4. Duty to Provide Information

The Permittee shall furnish to the Director, within a reasonable time, any information which the Director or his designee may request to determine whether cause exists for modifying, revoking and re-issuing, suspending, or terminating this permit, in whole or in part, or to determine compliance with this permit.

E. SCHEDULE OF COMPLIANCE

1. Compliance with discharge limits

The Permittee shall achieve compliance with the discharge limitations specified in Provision I. A. in accordance with the following schedule:

COMPLIANCE SHALL BE ATTAINED ON THE EFFECTIVE DATE OF THIS PERMIT

2. Schedule

No later than 14 calendar days following a date identified in the above schedule of compliance, the permittee shall submit either a report of progress or, in the case of specific actions being required by identified dates, a written notice of compliance or noncompliance. In the latter case, the notice shall include the cause of noncompliance, any remedial actions taken, and the probability of meeting the next scheduled requirement.

PART II OTHER REQUIREMENTS, RESPONSIBILITIES, AND DUTIES

A. OPERATIONAL AND MANAGEMENT REQUIREMENTS

1. Facilities Operation and Maintenance

The Permittee shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the Permittee to achieve compliance with the conditions of the permit. Proper operation and maintenance includes effective performance, adequate funding, adequate operator staffing and training, and adequate laboratory and process controls, including appropriate quality assurance procedures. This provision requires the operation of backup or auxiliary facilities only when necessary to achieve compliance with the conditions of the permit.

2. Best Management Practices (BMP)

- a. Dilution water shall not be added to achieve compliance with discharge limitations except when the Director or his designee has granted prior written authorization for dilution to meet water quality requirements.
- b. The Permittee shall prepare, implement, and maintain a Spill Prevention, Control and Countermeasures (SPCC) Plan in accordance with 40 C.F.R. Section 112 if required thereby.
- c. The Permittee shall prepare, submit for approval and implement a BMP Plan for containment of any or all process liquids or solids, in a manner such that these materials do not present a significant potential for discharge, if so required by the Director or his designee. When submitted and approved, the BMP Plan shall become a part of this permit and all requirements of the BMP Plan shall become requirements of this permit.

3. Certified Operator

The Permittee shall not operate any wastewater treatment plant unless the competency of the operator to operate such plant has been duly certified by the Director pursuant to AWPCA, and meets the requirements specified in ADEM Administrative Code, Rule 335-10-1.

B. OTHER RESPONSIBILITIES

1. Duty to Mitigate Adverse Impacts

The Permittee shall promptly take all reasonable steps to mitigate and minimize or prevent any adverse impact on human health or the environment resulting from noncompliance with any discharge limitation specified in Provision I. A. of this permit, including such accelerated or additional monitoring of the discharge and/or the receiving waterbody as necessary to determine the nature and impact of the noncomplying discharge.

2. Right of Entry and Inspection

The Permittee shall allow the Director, or an authorized representative, upon the presentation of proper credentials and other documents as may be required by law to:

- (1) Enter upon the Permittee's premises where a regulated facility or activity or point source is located or conducted, or where records must be kept under the conditions of the permit;
- (2) Have access to and copy, at reasonable times, any records that must be kept under the conditions of the permits;
- (3) Inspect any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under the permit; and
- (4) Sample or monitor, for the purposes of assuring permit compliance or as otherwise authorized by the AWPCA, any substances or parameters at any location.

C. BYPASS AND UPSET

- 1. Bypass
 - a. Any bypass is prohibited except as provided in b. and c. below:
 - b. A bypass is not prohibited if:
 - (1) It does not cause any discharge limitation specified in Provision I. A. of this permit to be exceeded;
 - (2) It enters the same receiving stream as the permitted outfall; and
 - (3) It is necessary for essential maintenance of a treatment or control facility or system to assure efficient operation of such facility or system.
 - c. A bypass is not prohibited and need not meet the discharge limitations specified in Provision I. A. of this permit if:
 - (1) It is unavoidable to prevent loss of life, personal injury, or severe property damage;

- (2) There are no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime (this condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass which occurred during normal periods of equipment downtime or preventive maintenance); and
- (3) The Permittee submits a written request for authorization to bypass to the Director at least ten (10) days prior to the anticipated bypass (if possible), the Permittee is granted such authorization, and the Permittee complies with any conditions imposed by the Director to minimize any adverse impact on human health or the environment resulting from the bypass.
- d. The Permittee has the burden of establishing that each of the conditions of Provision II. C. 1. b. or c. have been met to qualify for an exception to the general prohibition against bypassing contained in a. and an exemption, where applicable, from the discharge limitations specified in Provision I. A. of this permit.

2. Upset

- a. A discharge which results from an upset need not meet the discharge limitations specified in Provision I. A. of this permit if:
 - (1) No later than 24-hours after becoming aware of the occurrence of the upset, the Permittee orally reports the occurrence and circumstances of the upset to the Director or his designee; and
 - (2) No later than five (5) days after becoming aware of the occurrence of the upset, the Permittee furnishes the Director with evidence, including properly signed, contemporaneous operating logs, or other relevant evidence, demonstrating that:
 - (i) An upset occurred;
 - (ii) The Permittee can identify the specific cause(s) of the upset;
 - (iii) The Permittee's facility was being properly operated at the time of the upset; and
 - (iv) The Permittee promptly took all reasonable steps to minimize any adverse impact on human health or the environment resulting from the upset.
- b. The Permittee has the burden of establishing that each of the conditions of Provision II C. 2. a. of this permit have been met to qualify for an exemption from the discharge limitations specified in Provision I. A. of this permit.

D. DUTY TO COMPLY WITH PERMIT, RULES, AND STATUTES

1. Duty to Comply

- a. The Permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the AWPCA and the FWPCA and is grounds for enforcement action, for permit termination, revocation and reissuance, suspension, modification, or denial of a permit renewal application.
- b. The necessity to halt or reduce production or other activities in order to maintain compliance with the conditions of the permit shall not be a defense for a Permittee in an enforcement action.
- c. The discharge of a pollutant from a source not specifically identified in the permit application for this permit and not specifically included in the description of an outfall in this permit is not authorized and shall constitute noncompliance with this permit.
- d. The Permittee shall take all reasonable steps, including cessation of production or other activities, to minimize or prevent any violation of this permit or to minimize or prevent any adverse impact of any permit violation.
- e. Nothing in this permit shall be construed to preclude or negate the Permittee's responsibility to apply for, obtain, or comply with other Federal, State, or Local Government permits, certifications, or licenses or to preclude from obtaining other federal, state, or local approvals, including those applicable to other ADEM programs and regulations.

2. Removed Substances

Solids, sludges, filter backwash, or any other pollutant or other waste removed in the course of treatment or control of wastewaters shall be disposed of in a manner that complies with all applicable Department Rules.

3. Loss or Failure of Treatment Facilities

Upon the loss or failure of any treatment facilities, including but not limited to the loss or failure of the primary source of power of the treatment facility, the Permittee shall, where necessary to maintain compliance with the discharge limitations specified in Provision I. A. of this permit, or any other terms or conditions of this permit, cease, reduce, or otherwise control production and/or all discharges until treatment is restored. If control of discharge during loss or failure of the

primary source of power is to be accomplished by means of alternate power sources, standby generators, or retention of inadequately treated effluent, the Permittee must furnish to the Director within six months a certification that such control mechanisms have been installed.

4. Compliance With Statutes and Rules

- a. This permit has been issued under ADEM Administrative Code, Chapter 335-6-6. All provisions of this chapter, that are applicable to this permit, are hereby made a part of this permit. A copy of this chapter may be obtained for a small charge from the Office of General Counsel, Alabama Department of Environmental Management, 1400 Coliseum Boulevard Montgomery, Alabama 36110-2059.
- b. This permit does not authorize the noncompliance with or violation of any Laws of the State of Alabama or the United States of America or any regulations or rules implementing such laws. FWPCA, 33 U.S.C. Section 1319, and Code of Alabama 1975, Section 22-22-14.

E. PERMIT TRANSFER, MODIFICATION, SUSPENSION, REVOCATION, AND REISSUANCE

- 1. Duty to Reapply or Notify of Intent to Cease Discharge
 - a. If the Permittee intends to continue to discharge beyond the expiration date of this permit, the Permittee shall file a complete permit application for reissuance of this permit at least 180 days prior to its expiration. If the Permittee does not intend to continue discharge beyond the expiration of this permit, the Permittee shall submit written notification of this intent which shall be signed by an individual meeting the signatory requirements for a permit application as set forth in ADEM Administrative Code Rule 335-6-6-.09.
 - b. Failure of the Permittee to apply for reissuance at least 180 days prior to permit expiration will void the automatic continuation of the expiring permit provided by ADEM Administrative Code Rule 335-6-6-.06 and should the permit not be reissued for any reason any discharge after expiration of this permit will be an unpermitted discharge.

2. Change in Discharge

Prior to any facility expansion, process modification or any significant change in the method of operation of the Permittee's treatment works, the Permittee shall provide the Director with information concerning the planned expansion, modification or change. The Permittee shall apply for a permit modification at least 180 days prior to any facility expansion, process modification, any significant change in the method of operation of the Permittee's treatment works or other actions that could result in the discharge of additional pollutants or increase the quantity of a discharged pollutant or could result in an additional discharge point. This condition applies to pollutants that are or that are not subject to discharge limitations in this permit. No new or increased discharge may begin until the Director has authorized it by issuance of a permit modification or a reissued permit.

3. Transfer of Permit

This permit may not be transferred or the name of the Permittee changed without notice to the Director and subsequent modification or revocation and reissuance of the permit to identify the new Permittee and to incorporate any other changes as may be required under the FWPCA or AWPCA. In the case of a change in name, ownership or control of the Permittee's premises only, a request for permit modification in a format acceptable to the Director is required at least 30 days prior to the change. In the case of a change in name, ownership or control of the Permittee's premises accompanied by a change or proposed change in effluent characteristics, a complete permit application is required to be submitted to the Director at least 180 days prior to the change. Whenever the Director is notified of a change in name, ownership or control, he may decide not to modify the existing permit and require the submission of a new permit application.

4. Permit Modification and Revocation

- a. This permit may be modified or revoked and reissued, in whole or in part, during its term for cause, including but not limited to, the following:
 - (1) If cause for termination under Provision II. E. 5. of this permit exists, the Director may choose to revoke and reissue this permit instead of terminating the permit;
 - (2) If a request to transfer this permit has been received, the Director may decide to revoke and reissue or to modify the permit; or
 - (3) If modification or revocation and reissuance is requested by the Permittee and cause exists, the Director may grant the request.
- b. This permit may be modified during its term for cause, including but not limited to, the following:
 - (1) If cause for termination under Provision II. E. 5. of this permit exists, the Director may choose to modify this permit instead of terminating this permit;

- (2) There are material and substantial alterations or additions to the facility or activity generating wastewater which occurred after permit issuance which justify the application of permit conditions that are different or absent in the existing permit;
- (3) The Director has received new information that was not available at the time of permit issuance and that would have justified the application of different permit conditions at the time of issuance;
- (4) A new or revised requirement(s) of any applicable standard or limitation is promulgated under Sections 301(b)(2)(C), (D), (E), and (F), and 307(a)(2) of the FWPCA;
- (5) Errors in calculation of discharge limitations or typographical or clerical errors were made;
- (6) To the extent allowed by ADEM Administrative Code, Rule 335-6-6-.17, when the standards or regulations on which the permit was based have been changed by promulgation of amended standards or regulations or by judicial decision after the permit was issued;
- (7) To the extent allowed by ADEM Administrative Code, Rule 335-6-6-.17, permits may be modified to change compliance schedules;
- (8) To agree with a granted variance under 30l(c), 30l(g), 30l(h), 30l(k), or 3l6(a) of the FWPCA or for fundamentally different factors;
- (9) To incorporate an applicable 307(a) FWPCA toxic effluent standard or prohibition;
- (10) When required by the reopener conditions in this permit;
- (11) When required under 40 CFR 403.8(e) (compliance schedule for development of pretreatment program);
- (12) Upon failure of the state to notify, as required by Section 402(b)(3) of the FWPCA, another state whose waters may be affected by a discharge permitted by this permit;
- (13) When required to correct technical mistakes, such as errors in calculation, or mistaken interpretations of law made in determining permit conditions; or
- (14) When requested by the Permittee and the Director determines that the modification has cause and will not result in a violation of federal or state law, regulations or rules.

5. Termination

This permit may be terminated during its term for cause, including but not limited to, the following:

- a. Violation of any term or condition of this permit;
- b. The Permittee's misrepresentation or failure to disclose fully all relevant facts in the permit application or during the permit issuance process or the Permittee's misrepresentation of any relevant facts at any time;
- c. Materially false or inaccurate statements or information in the permit application or the permit;
- d. A change in any condition that requires either a temporary or permanent reduction or elimination of the permitted discharge;
- e. The Permittee's discharge threatens human life or welfare or the maintenance of water quality standards;
- f. Permanent closure of the facility generating the wastewater permitted to be discharged by this permit or permanent cessation of wastewater discharge;
- g. New or revised requirements of any applicable standard or limitation that is promulgated under Sections 301(b)(2)(C), (D), (E), and (F), and 307(a)(2) of the FWPCA that the Director determines cannot be complied with by the Permittee; or
- h. Any other cause allowed by the ADEM Administrative Code, Chapter 335-6-6.

6. Suspension

This permit may be suspended during its term for noncompliance until the Permittee has taken action(s) necessary to achieve compliance.

7. Stay

The filing of a request by the Permittee for modification, suspension or revocation of this permit, in whole or in part, does not stay any permit term or condition.

F. COMPLIANCE WITH TOXIC POLLUTANT STANDARD OR PROHIBITION

If any applicable effluent standard or prohibition (including any schedule of compliance specified in such effluent standard or prohibition) is established under Section 307(a) of the FWPCA, 33 U.S.C. Section 1317(a), for a toxic pollutant discharged by the Permittee, and such standard or prohibition is more stringent than any discharge limitation on the pollutant specified in Provision I. A. of this permit or controls a pollutant not limited in Provision I. A. of this permit, this permit shall be modified to conform to the toxic pollutant effluent standard or prohibition, and the Permittee shall be notified of such modification. If this permit has not been modified to conform to the toxic pollutant effluent standard or prohibition before the effective date of such standard or prohibition, the Permittee shall attain compliance with the requirements of the standard or prohibition within the time period required by the standard or prohibition and shall continue to comply with the standard or prohibition until this permit is modified or reissued.

G. NOTICE TO DIRECTOR OF INDUSTRIAL USERS

- 1. The Permittee shall not allow the introduction of wastewater, other than domestic wastewater, from a new direct discharger prior to approval and permitting, if applicable, of the discharge by the Department.
- The Permittee shall not allow an existing indirect discharger to increase the quantity or change the character of its wastewater, other than domestic wastewater, prior to approval and permitting, if applicable, of the increased discharge by the Department.
- 3. The Permittee shall report to the Department any adverse impact caused or believed to be caused by an indirect discharger on the treatment process, quality of discharged water, or quality of sludge. Such report shall be submitted within seven days of the Permittee becoming aware of the adverse impacts.

H. PROHIBITIONS

The Permittee shall not allow, and shall take effective enforcement action to prevent and terminate, the introduction of any of the following into its treatment works by industrial users:

- 1. Pollutants which create a fire or explosion hazard in the treatment works;
- 2. Pollutants which will cause corrosive structural damage to the treatment works, or dischargers with a pH lower than 5.0 s.u., unless the works are specifically designed to accommodate such discharges;
- Solid or viscous pollutants in amounts which will cause obstruction of flow in sewers, or other interference with the treatment works;
- 4. Pollutants, including oxygen demanding pollutants, released in a discharge of such volume or strength as to cause interference in the treatment works;
- 5. Heat in amounts which will inhibit biological activity in the treatment plant resulting in interference or in such quantities that the temperature of the treatment plant influent exceeds 40°C (104° F) unless the treatment plant is designed to accommodate such heat; and
- Pollutants in amounts which exceed any applicable pretreatment standard under Section 307 of FWPCA or any approved revisions thereof.

PART III ADDITIONAL REQUIREMENTS, CONDITIONS, AND LIMITATIONS

A. CIVIL AND CRIMINAL LIABILITY

1. Tampering

Any person who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required to be maintained or performed under the permit shall, upon conviction, be subject to penalties as provided by the AWPCA.

2. False Statements

Any person who knowingly makes any false statement, representation, or certification in any record or other document submitted or required to be maintained under this permit, including monitoring reports or reports of compliance or noncompliance shall, upon conviction, be subject to penalties as provided by the AWPCA.

3. Permit Enforcement

- a. Any NPDES permit issued or reissued by the Department is a permit for the purpose of the AWPCA and the FWPCA, and as such, any terms, conditions, or limitations of the permit are enforceable under state and federal law.
- b. Any person required to have a NPDES permit pursuant to ADEM Administrative Code Chapter 335-6-6 and who discharges pollutants without said permit, who violates the conditions of said permit, who discharges pollutants in a manner not authorized by the permit, or who violates applicable orders of the Department or any applicable rule or standard of the Department, is subject to any one or combination of the following enforcement actions under applicable state statutes:
 - (1) An administrative order requiring abatement, compliance, mitigation, cessation, clean-up, and/or penalties;
 - (2) An action for damages;
 - (3) An action for injunctive relief; or
 - (4) An action for penalties.
- c. If the Permittee is not in compliance with the conditions of an expiring or expired permit the Director may choose to do any or all of the following provided the Permittee has made a timely and complete application for reissuance of the permit:
 - (1) Initiate enforcement action based upon the permit which has been continued;
 - (2) Issue a notice of intent to deny the permit reissuance. If the permit is denied, the owner or operator would then be required to cease the activities authorized by the continued permit or be subject to enforcement action for operating without a permit;
 - (3) Reissue the new permit with appropriate conditions; or
 - (4) Take other actions authorized by these rules and AWPCA.

4. Relief from Liability

Except as provided in Provision II. C. 1. (Bypass) and Provision II. C. 2. (Upset), nothing in this permit shall be construed to relieve the Permittee of civil or criminal liability under the AWPCA or FWPCA for noncompliance with any term or condition of this permit.

B. OIL AND HAZARDOUS SUBSTANCE LIABILITY

Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the Permittee from any responsibilities, liabilities or penalties to which the Permittee is or may be subject under Section 311 of the FWPCA, 33 U.S.C. Section 1321.

C. PROPERTY AND OTHER RIGHTS

This permit does not convey any property rights in either real or personal property, or any exclusive privileges, nor does it authorize any injury to persons or property or invasion of other private rights, or any infringement of federal, state, or local laws or regulations, nor does it authorize or approve the construction of any physical structures or facilities or the undertaking of any work in any waters of the state or of the United States.

D. AVAILABILITY OF REPORTS

Except for data determined to be confidential under <u>Code of Alabama</u> 1975, Section 22-22-9(c), all reports prepared in accordance with the terms of this permit shall be available for public inspection at the offices of the Department. Effluent data shall not be considered confidential.

E. EXPIRATION OF PERMITS FOR NEW OR INCREASED DISCHARGES

- 1. If this permit was issued for a new discharger or new source, this permit shall expire eighteen months after the issuance date if construction of the facility has not begun during the eighteen-month period.
- 2. If this permit was issued or modified to allow the discharge of increased quantities of pollutants to accommodate the modification of an existing facility and if construction of this modification has not begun during the eighteen month period after issuance of this permit or permit modification, this permit shall be modified to reduce the quantities of pollutants allowed to be discharged to those levels that would have been allowed if the modification of the facility had not been planned.
- 3. Construction has begun when the owner or operator has:
 - a. Begun, or caused to begin as part of a continuous on-site construction program:
 - (1) Any placement, assembly, or installation of facilities or equipment; or
 - (2) Significant site preparation work including clearing, excavation, or removal of existing buildings, structures, or facilities which are necessary for the placement, assembly, or installation of new source facilities or equipment; or
 - b. Entered into a binding contractual obligation for the purpose of placement, assembly, or installation of facilities or equipment which are intended to be used in its operation within a reasonable time. Options to purchase or contracts which can be terminated or modified without substantial loss, and contracts for feasibility, engineering, and design studies do not constitute a contractual obligation under this paragraph.
- 4. Final plans and specifications for a waste treatment facility at a new source or new discharger, or a modification to an existing waste treatment facility must be submitted to and examined by the Department prior to initiating construction of such treatment facility by the Permittee.
- 5. Upon completion of construction of waste treatment facilities and prior to operation of such facilities, the Permittee shall submit to the Department a certification from a registered professional engineer, licensed to practice in the State of Alabama, that the treatment facilities have been built according to plans and specifications submitted to and examined by the Department.

F. COMPLIANCE WITH WATER QUALITY STANDARDS

- On the basis of the Permittee's application, plans, or other available information, the Department has determined that
 compliance with the terms and conditions of this permit should assure compliance with the applicable water quality
 standards.
- 2. Compliance with permit terms and conditions notwithstanding, if the Permittee's discharge(s) from point sources identified in Provision I. A. of this permit cause or contribute to a condition in contravention of state water quality standards, the Department may require abatement action to be taken by the Permittee in emergency situations or modify the permit pursuant to the Department's Rules, or both.
- 3. If the Department determines, on the basis of a notice provided pursuant to this permit or any investigation, inspection or sampling, that a modification of this permit is necessary to assure maintenance of water quality standards or compliance with other provisions of the AWPCA or FWPCA, the Department may require such modification, and, in cases of emergency, the Director may prohibit the discharge until the permit has been modified.

G. GROUNDWATER

Unless specifically authorized under this permit, this permit does not authorize the discharge of pollutants to groundwater. Should a threat of groundwater contamination occur, the Director may require groundwater monitoring to properly assess the degree of the problem, and the Director may require that the Permittee undertake measures to abate any such discharge and/or contamination.

H. DEFINITIONS

- 1. Average monthly discharge limitation means the highest allowable average of "daily discharges" over a calendar month, calculated as the sum of all "daily discharges" measured during a calendar month divided by the number of "daily discharges" measured during that month (zero discharge days shall not be included in the number of "daily discharges" measured and a less than detectable test result shall be treated as a concentration of zero if the most sensitive EPA approved method was used).
- 2. Average weekly discharge limitation means the highest allowable average of "daily discharges" over a calendar week, calculated as the sum of all "daily discharges" measured during a calendar week divided by the number of "daily discharges" measured during that week (zero discharge days shall not be included in the number of "daily discharges" measured and a less than detectable test result shall be treated as a concentration of zero if the most sensitive EPA approved method was used).

- 3. Arithmetic Mean means the summation of the individual values of any set of values divided by the number of individual values
- 4. AWPCA means the Alabama Water Pollution Control Act.
- 5. BOD means the five-day measure of the pollutant parameter biochemical oxygen demand.
- 6. Bypass means the intentional diversion of waste streams from any portion of a treatment facility.
- 7. CBOD means the five-day measure of the pollutant parameter carbonaceous biochemical oxygen demand.
- 8. Daily discharge means the discharge of a pollutant measured during any consecutive 24-hour period in accordance with the sample type and analytical methodology specified by the discharge permit.
- 9. Daily maximum means the highest value of any individual sample result obtained during a day.
- 10. Daily minimum means the lowest value of any individual sample result obtained during a day.
- 11. Day means any consecutive 24-hour period.
- 12. Department means the Alabama Department of Environmental Management.
- 13. Director means the Director of the Department.
- 14. Discharge means "[t]he addition, introduction, leaking, spilling or emitting of any sewage, industrial waste, pollutant or other waste into waters of the state". Code of Alabama 1975, Section 22-22-1(b)(9).
- 15. Discharge Monitoring Report (DMR) means the form approved by the Director to accomplish reporting requirements of an NPDES permit.
- 16. DO means dissolved oxygen.
- 17. 8HC means 8-hour composite sample, including any of the following:
 - a. The mixing of at least 8 equal volume samples collected at constant time intervals of not more than 1 hour over a period of not less than 8 hours between the hours of 6:00 a.m. and 6:00 p.m. If the sampling period exceeds 8 hours, sampling may be conducted beyond the 6:00 a.m. to 6:00 p.m. period.
 - b. A sample continuously collected at a constant rate over period of not less than 8 hours between the hours of 6:00 a.m. and 6:00 p.m. If the sampling period exceeds 8 hours, sampling may be conducted beyond the 6:00 a.m. to 6:00 p.m. period.
- 18. EPA means the United States Environmental Protection Agency.
- 19. FC means the pollutant parameter fecal coliform.
- 20. Flow means the total volume of discharge in a 24-hour period.
- 21. FWPCA means the Federal Water Pollution Control Act.
- 22. Geometric Mean means the Nth root of the product of the individual values of any set of values where N is equal to the number of individual values. The geometric mean is equivalent to the antilog of the arithmetic mean of the logarithms of the individual values. For purposes of calculating the geometric mean, values of zero (0) shall be considered one (1).
- 23. Grab Sample means a single influent or effluent portion which is not a composite sample. The sample(s) shall be collected at the period(s) most representative of the discharge.
- 24. Indirect Discharger means a nondomestic discharger who discharges pollutants to a publicly owned treatment works or a privately owned treatment facility operated by another person.
- 25. Industrial User -- means those industries identified in the Standard Industrial Classification manual, Bureau of the Budget 1967, as amended and supplemented, under the category "Division D -- Manufacturing" and such other classes of significant waste producers as, by regulation, the Director deems appropriate.
- 26. MGD means million gallons per day.
- 27. Monthly Average means the arithmetic mean of all the composite or grab samples taken for the daily discharges collected in one month period. The monthly average for flow is the arithmetic mean of all flow measurements taken in a one month period.
- 28. New Discharger means a person, owning or operating any building, structure, facility or installation:
 - a. From which there is or may be a discharge of pollutants;
 - From which the discharge of pollutants did not commence prior to August 13, 1979, and which is not a new source;
 and

- c. Which has never received a final effective NPDES permit for dischargers at that site.
- 29. NH3-N means the pollutant parameter ammonia, measured as nitrogen.
- 30. Notifiable sanitary sewer overflow means an overflow, spill, release or diversion of wastewater from a sanitary sewer system that:
 - Reaches a surface water of the State; or
 - b. May imminently and substantially endanger human health based on potential for public exposure including but not limited to close proximity to public or private water supply wells or in areas where human contact would be likely to occur.
- 31. Permit application means forms and additional information that is required by ADEM Administrative Code Rule 335-6-6-.08 and applicable permit fees.
- 32. Point source means "any discernible, confined and discrete conveyance, including but not limited to any pipe, channel, ditch, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, or vessel or other floating craft, . . . from which pollutants are or may be discharged." Section 502(14) of the FWPCA, 33 U.S.C. Section 1362(14).
- 33. Pollutant includes for purposes of this permit, but is not limited to, those pollutants specified in Code of Alabama 1975, Section 22-22-1(b)(3) and those effluent characteristics specified in Provision I. A. of this permit.
- 34. Privately Owned Treatment Works means any devices or system which is used to treat wastes from any facility whose operator is not the operator of the treatment works, and which is not a "POTW".
- 35. Publicly Owned Treatment Works means a wastewater collection and treatment facility owned by the State, municipality, regional entity composed of two or more municipalities, or another entity created by the State or local authority for the purpose of collecting and treating municipal wastewater.
- 36. Receiving Stream means the "waters" receiving a "discharge" from a "point source".
- 37. Severe property damage means substantial physical damage to property, damage to the treatment facilities which causes them to become inoperable, or substantial and permanent loss of natural resources which can reasonably be expected to occur in the absence of a bypass. Severe property damage does not mean economic loss caused by delays in production.
- 38. Significant Source means a source which discharges 0.025 MGD or more to a POTW or greater than five percent of the treatment work's capacity, or a source which is a primary industry as defined by the U.S. EPA or which discharges a priority or toxic pollutant.
- 39. TKN means the pollutant parameter Total Kjeldahl Nitrogen.
- 40. TON means the pollutant parameter Total Organic Nitrogen.
- 41. TRC means Total Residual Chlorine.
- 42. TSS means the pollutant parameter Total Suspended Solids.
- 43. 24HC means 24-hour composite sample, including any of the following:
 - a. The mixing of at least 8 equal volume samples collected at constant time intervals of not more than 2 hours over a period of 24 hours;
 - b. A sample collected over a consecutive 24-hour period using an automatic sampler composite to one sample. As a minimum, samples shall be collected hourly and each shall be no more than one twenty-fourth (1/24) of the total sample volume collected; or
 - c. A sample collected over a consecutive 24-hour period using an automatic composite sampler composited proportional to flow.
- 44. Upset means an exceptional incident in which there is an unintentional and temporary noncompliance with technology-based permit discharge limitations because of factors beyond the reasonable control of the Permittee. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation.
- 45. Waters means "[a]ll waters of any river, stream, watercourse, pond, lake, coastal, ground, or surface water, wholly or partially within the state, natural or artificial. This does not include waters which are entirely confined and retained completely upon the property of a single individual, partnership, or corporation unless such waters are used in interstate commerce." Code of Alabama 1975, Section 22-22-1(b)(2). Waters "include all navigable waters" as defined in Section 502(7) of the FWPCA, 22 U.S.C. Section 1362(7), which are within the State of Alabama.
- 46. Week means the period beginning at twelve midnight Saturday and ending at twelve midnight the following Saturday.

47. Weekly (7-day and calendar week) Average – is the arithmetic mean of all samples collected during a consecutive 7-day period or calendar week, whichever is applicable. The calendar week is defined as beginning on Sunday and ending on Saturday. Weekly averages shall be calculated for all calendar weeks with Saturdays in the month. If a calendar week overlaps two months (i.e., the Sunday is in one month and the Saturday in the following month), the weekly average calculated for the calendar week shall be included in the data for the month that contains the Saturday.

I. SEVERABILITY

The provisions of this permit are severable, and if any provision of this permit or the application of any provision of this permit to any circumstance is held invalid, the application of such provision to other circumstances, and the remainder of this permit, shall not be affected thereby.

PART IV SPECIFIC REQUIREMENTS, CONDITIONS, AND LIMITATIONS

A. SLUDGE MANAGEMENT PRACTICES

1. Applicability

- a. Provisions of Provision IV.A. apply to a sewage sludge generated or treated in treatment works that is applied to agricultural and non-agricultural land, or that is otherwise distributed, marketed, incinerated, or disposed in landfills or surface disposal sites.
- b. Provisions of Provision IV.A. do not apply to:
 - (1) Sewage sludge generated or treated in a privately owned treatment works operated in conjunction with industrial manufacturing and processing facilities and which receive no domestic wastewater.
 - (2) Sewage sludge that is stored in surface impoundments located at the treatment works prior to ultimate disposal.

2. Submitting Information

- a. If applicable, the Permittee must submit annually with its Municipal Water Pollution Prevention (MWPP) report the following:
 - (I) Type of sludge stabilization/digestion method;
 - (2) Daily or annual sludge production (dry weight basis);
 - (3) Ultimate sludge disposal practice(s).
- b. The Permittee shall provide sludge inventory data to the Director as requested. These data may include, but are not limited to, sludge quantity and quality reported in Provision IV.A.2.a as well as other specific analyses required to comply with State and Federal laws regarding solid and hazardous waste disposal.
- c. The Permittee shall give prior notice to the Director of at least 30 days of any change planned in the Permittee's sludge disposal practices.

3. Reopener or Modification

- a. Upon review of information provided by the Permittee as required by Provision IV.A.2. or, based on the results of an on-site inspection, the permit shall be subject to modification to incorporate appropriate requirements.
- b. If an applicable "acceptable management practice" or if a numerical limitation for a pollutant in sewage sludge promulgated under Section 405 of FWPCA is more stringent than the sludge pollutant limit or acceptable management practice in this permit. This permit shall be modified or revoked or reissued to conform to requirements promulgated under Section 405. The Permittee shall comply with the limitations no later than the compliance deadline specified in applicable regulations as required by Section 405 of FWPCA.

B. EFFLUENT TOXICITY TESTING REOPENER

Upon notification under Part II.G. of any newly introduced toxic industrial wastewaters, the Director may reopen the permit to include effluent toxicity limitations and testing requirements.

C. TOTAL RESIDUAL CHLORINE (TRC) REQUIREMENTS

- 1. If chlorine is not utilized for disinfection purposes, TRC monitoring under Part I of this Permit is not required. If TRC monitoring is not required, "NODI = 9" (conditional monitoring) should be reported on the DMR forms.
- 2. Testing for TRC shall be conducted according to either the amperometric titration method or the DPD colorimetric method as specified in Section 408(C) or (E), Standards Methods for the Examination of Water and Wastewater, 18th edition. If chlorine is not detected prior to actual discharge to the receiving stream using one of these methods (i.e., the analytical result is less than the detection level), the Permittee shall report on the DMR form "NODI = B" or "0". The Permittee shall then be considered to be in compliance with the daily maximum concentration limit for TRC.
- 3. This permit contains a maximum allowable TRC level in the effluent. The Permittee is responsible for determining the minimum TRC level needed in the chlorine contact chamber to comply with <u>E.coli</u> limits. The effluent shall be dechlorinated if necessary to meet the maximum allowable effluent TRC level.
- 4. The sample collection point for effluent TRC shall be at a point downstream of the chlorine contact chamber (downstream of dechlorination if applicable). The exact location is to be approved by the Director.

D. PLANT CLASSIFICATION

The Permittee shall report to the Director within 30 days of the effective date of this permit, the name, address and operator number of the certified wastewater operator in responsible charge of the facility. Unless specified elsewhere in this permit, this facility shall be classified in accordance with ADEM Admin. Code R. 335-10-1-.03.

ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT WATER DIVISION – INDUSTRIAL AND MUNICIPAL SECTIONS NONCOMPLIANCE NOTIFICATION FORM

PERN	MITTEE NAME:		PERMIT	NO:
FACII	LITY LOCATION:			<u> </u>
DMR	REPORTING PERIOD:			·
1.	DESCRIPTION OF DISC	CHARGE: (Include outfall numb	er (s))	
2.	DESCRIPTION OF NON	I-COMPLIANCE: (Attach additio		
		LIST EFFLUENT VIOL	_ATIONS (If applicable)	
	Outfall Number (s)	NONCOMPLIANCE PARAMETER(S)	Result Reported (Include units)	Permit Limit (Include units)
	LIS	T MONITORING / REPORT	ING VIOLATIONS (If ap	plicable)
	Outfall Number (s)	NONCOMPLIANCE PARAMETER(S)		/ Reporting Violation vide description)
3.	CAUSE OF NON-COMP	PLIANCE (Attach additional pag	es if necessary):	
4.	PERIOD OF NONCOMF noncompliance is expec	PLIANCE: (Include exact date(s) ted to continue):) and time(s) or, if not correc	cted, the anticipated time the
5.		PS TAKEN AND/OR BEING TAPREVENT ITS RECURRENCE		MINATE THE NONCOMPLYING ecessary):
with a the posubm subm	a system designed to assure erson or persons who man itted is, to the best of my k itting false information, inclu	that qualified personnel properly age the system, or those person	y gather and evaluate the in ons directly responsible for arate, and complete. I am a imprisonment for knowing v	or my direction or supervision in accordance formation submitted. Based on my inquiry of gathering the information, the information ware that there are significant penalties for iolations."
SIGN	ATURE OF RESPONSIBLE	OFFICIAL / DATE SIGNED		

ADEM Form 421 09/05

NPDES PERMIT RATIONALE

NPDES Permit No: AL0022641 Date: July 15, 2014

Permit Applicant: Town of Brantley

Post Office Box 44

Brantley, Alabama 36009

Location: Brantley Lagoon

Glenwood Road

Brantley, Alabama 36009

Crenshaw County

Draft Permit is: Initial Issuance:

Reissuance due to expiration: **X** Modification of existing permit: Revocation and Reissuance:

Basis for Limitations: Water Quality Model: CBOD₅, NH₃N, and DO

Reissuance with no modification: pH, TSS, DO, CBOD, Percent Removal,

and TSS Percent Removal

Instream calculation at 7Q10: IWC $\approx 2\%$

Toxicity based: TRC

Secondary Treatment Levels: CBOD₅ Percent Removal

Other (described below): E. coli, pH, TSS, and TSS Percent Removal

Design Flow in Million Gallons per Day: 0.2 MGD

Description of Discharge: Outfall Number 0011; Effluent discharge to the Conecuh

River, which is classified as Fish and Wildlife (F&W).

Discussion: This is a permit reissuance due to permit expiration. This discharge limits for Five Day Carbonaceous Biochemical Oxygen Demand (CBOD₅), Total Ammonia Nitrogen (NH₃N), and Dissolved Oxygen (DO) were developed by the Municipal Section based on a Waste Load Allocation (WLA) model performed by the Department's Water Quality Branch on June 23, 2014.

The monthly average limits for CBOD₅ and NH₃N are 25.0 mg/L and 20.0 mg/L, respectively, while the daily minimum DO has a 6.0 mg/L limit.

The pH limits were developed in accordance with the Water-Use designation of the receiving stream and the Municipal Section's Permit Development Guidance. The daily minimum and maximum pH limits have not changed from the previous permit. The daily minimum and daily maximum pH limits are 6.0 s.u. and 9.0 s.u., respectively.

The monthly average Total Suspended Solids (TSS) limit is established at 90.0 mg/L in accordance with ADEM's Permit Development Rationale and 40 CFR 133.105. Minimum percent removal limits of 65 percent and 85 percent are being imposed on TSS and CBOD₅ respectively, in accordance with 40 CFR 133.105 and 40 CFR 133.102, respectively.

Because this is a minor facility (design capacity less than 1.0 MGD) treating only domestic wastewater with no industrial wastewater contributions, no potential toxicity concerns are anticipated and thus there is no need to impose chronic and acute bioassay testing under this permit.

The receiving stream is the Conecuh River and is a Tier II stream. The stream is not listed on the current 303(d) list and there are no State of Alabama TMDL affecting this discharge point at this time.

This permit imposes monthly monitoring during the growing season (April through October) for the following nutrient-related parameters: Total Kjeldahl Nitrogen (TKN), Total Phosphorus (TP), and Nitrate plus Nitrite ($NO_2 + NO_3N$). Monitoring for these nutrient-related parameters are being imposed so that sufficient information will be available regarding the nutrient contribution from this point source should it be necessary at some later time to impose additional nutrient limits on this discharge.

The Department amended ADEM Administrative Code R.335-6-10-.09 to change the bacterial indicator organisms and associated criteria for non-coastal waters from fecal coliform to *Escherichia coli* (E. coli) to be consistent with the United States Environmental Protection Agency (EPA) recommendations for protection against water-borne illnesses. As a result, this permit includes E. coli limits that are consistent with the revised regulations.

The imposed E. coli limits were determined based on the water-use classification of the receiving stream. Since the Conecuh River is classified as Fish & Wildlife, the E. coli limits for summer (June through September) are 126 col/100 mL (monthly average) and 487 col/100 mL (daily maximum), while the limits for the winter (October through May) are 548 col/100 mL (monthly average) and 2507 col/100 mL (daily maximum).

A monthly average and daily maximum Total Residual Chlorine (TRC) limits of 0.921 mg/L and 1.0 mg/L, respectively, are being imposed in this proposed permit. The TRC limits were developed based on EPA suggested WQ criteria and the Department's Permit Development Rationale, and should be protective of acute and chronic toxicity criteria in the receiving stream. If monitoring is not applicable during the monitoring period, enter "NODI=9" on the monthly DMR.

The monitoring frequency for most parameters is once per month. The monitoring frequency for nutrient-related parameters (TKN, TP and NO₂+NO₃N) is once per month. Flow is to be monitored continuously as in the previous permit. CBOD₅ and TSS percent removals are to be calculated monthly.

ADEM Administrative Rule 335-6-10-.12 requires applicants to new or expanded discharges to Tier II waters demonstrate that the proposed discharge is necessary for important economic or social development in the area in which the waters are located. The application submitted by the facility is not for a new discharge and discharges to a Tier II water, so the applicant is not required to demonstrate that the discharge is necessary for economic and social development.

Prepared by: S. Torbert

TOXICITY AND DISINFECTION RATIONALE

Facility Name:	Brantly Lagoon	
NPDES Permit Number:	AL0022641	
Receiving Stream:	Conecuh River	
Facility Design Flow (Qw):	0.200 MGD	
Receiving Stream 7Q10:	25.600 cfs	
Receiving Stream 1Q10:	19.200 cfs	(Estimated at 0.75 * 7Q10)
Winter Headwater Flow (WHF):	52.5 cfs	
Summer Temperature for CCC:	30 deg. Celsius	
Winter Temperature for CCC:	20 deg. Celsius	
Headwater Background NH3-N Level:	0.11 mg/l	
Receiving Stream pH:	7.0 s.u.	
Headwater Background FC Level (summer):	N./A.	(Only applicable for facilities with diffusers.)
(winter)	N./A.	

The Stream Dilution Ration (SDR) is calculated using the 7Q10 for all stream classifications.

Stream Dilution Ration (SDR) =
$$\frac{Qw}{7Q10 + Qw}$$
 = 1.19%

AMMONIA TOXICITY LIMITATIONS

Toxicity-based ammonia limits are calculated in accordance with the Ammonia Toxicity Protocol and the General Guidance for Writing Water Quality Based Toxicity Permits.

If the Limiting Dilution is less than 1%, the waterbody is considered stream-dominated and the CMC applies. If the Limiting Dilution is greater than 1%, the waterbody is considered effluent-dominated and the CCC applies.

Limiting Dilution =
$$\frac{Qw}{7Q10 + Qw}$$

$$= 1.19\% \qquad \text{Effluent-Dominated, CCC Applies}$$
Criterion Maximum Concentration (CMC):
$$CMC = 0.411/(1+10(7.204-pH)) + 58.4/(1+10(pH-7.204))$$
Criterion Continuous Concentration (CCC):
$$CCC = [0.0577/(1+10(7.688-pH)) + 2.487/(1+10(pH-7.688))] * Min[2.85,1.45*10(0.028*(25-T))]$$
Allowable Summer Instream NH3-N:
$$36.09 \text{ mg/l} \qquad 2.18 \text{ mg/l}$$
Allowable Winter Instream NH3-N:
$$36.09 \text{ mg/l} \qquad 4.15 \text{ mg/l}$$
Summer NH3-N Toxicity Limit =
$$\frac{[(Allowable Instream NH3-N) * (7Q10 + Qw)] - [(Headwater NH3-N) * (7Q10)]}{Qw}$$

$$= 173.3 \text{ mg/l NH3-N at 7Q10}$$
Winter NH3-N Toxicity Limit =
$$\frac{[(Allowable Instream NH3-N) * (WHF + Qw)] - [(Headwater NH3-N) * (WHF)]}{Qw}$$

$$= N./A.$$

The ammonia limits established in the permit will be the lesser of the DO-based ammonia limit (from the wasteload allocation model) or the toxicity limits calculated above.

	DO-based NH3-N limit	Toxicity-based NH3-N limit
Summer	20.00 mg/l NH3-N	173.30 mg/l NH3-N
Winter	N./A.	N./A.

Summer: The DO based limit of 20.00 mg/l NH3-N applies. Winter limits are not applicable.

TOXICITY TESTING REQUIREMENTS (REFERENCE: MUNICIPAL BRANCH TOXICITY PERMITTING STRATEGY)

The following factors trigger toxicity testing requirements:

- 1. Facility design flow is equal to or greater than 1.0 MGD (major facility).
- 2. There are significant industrial contributors (SID permits).

Acute toxicity testing is specified for A&I receiving streams, or for stream dilution ratios of 1% or less.

Chronic toxicity testing is specified for all other situations requiring toxicity testing.

This is a minor facility (Qw < 1.0 MGD) with no SID permits. No toxicity testing is required.

Instream Waste Concentration (IWC) = $\frac{Qw}{7Q10 + Qw}$ = 1.19% Note: This number will be rounded up for toxicity testing purposes.

DISINFECTION REQUIREMENTS

Bacteria limits are required, and will be the water quality limit for the receiving stream, except where diffusers are used the limit may be adjusted for the dilution provided by the diffuser.

See the attached Disinfection Guidance for applicable stream standards.

(Non-coastal limits apply)

Applicable Stream Classification: Fish & Wildlife
Disinfection Type: Chlorination

Limit calculation method: Limits based on meeting stream standards at the point of discharge.

	Stream Standard	Effluent Limit
	(colonies/100ml)	(colonies/100ml)
E. Coli (applies to Non-coastal and Shellfish Harvesting Coastal)		
Monthly limit as monthly average (October through May):	548	548
Monthly limit as monthly aveage (June through September):	126	126
Daily Max (October through May):	2507	2507
Daily Max (June through September):	487	487
Enterococci (applies to Coastal)		
Monthly limit as geometric mean (October through May):	Not applicable	Not applicable
Monthly limit as geometric mean (June through September):	Not applicable	Not applicable
Daily Max (October through May):	Not applicable	Not applicable
Daily Max (June through September):	Not applicable	Not applicable

MAXIMUM ALLOWABLE CHLORINATION LIMITS

Toxicity-based chlorine limits are calculated in accordance with the General Guidance for Writing Water Quality Based Toxicity Permits.

Chlorine has been shown to be acutely toxic at 0.019 mg/l and chronically toxic at 0.011 mg/l.

Maximum allowable TRC in effluent:

0.921 mg/l (chronic)

(0.011)/(SDR)

Maximum allowable TRC in effluent:

1.591 mg/l (acute)

(0.019)/(SDR)

NOTE: A maximum chlorine limit will be imposed such that the instream concentration will not exceed acutely toxic concentrations in A & I streams and chronically toxic concentrations in all other streams, but may not exceed 1.0 mg/l.

Prepared By:

Shanda Torbert

Date:

7/11/2014

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Waste Load Allocation Summary

			C	onvention	al Paramet	ers		Other Pa	arameters	
Annua	ıl Effi	uent	Qw	MGD	Qw	MGD	Qw	MGD	Qw	MGD
The second second	imits	CITE S CO.	Season		Season		Season		Season	11 se/01
Qw	0.2	MGD	From		From		From	Like 16	From	
CBOD5	25	mg/L	Through		Through	(i.e.)	Through	生 益	Through	
NH3-N	20	mg/L	CBOD5	mg/L	CBOD5	mg/L	TP TP	mg/L	TP	mg/L
TKN		mg/L	NH3-N	mg/L	NH3-N	mg/L	TN	mg/L	TN	mg/L
D.O. [6	mg/L	TKN	mg/L	TKN	mg/L	TSS	mg/L	TSS	mg/L
	531		D.O.	mg/L	D.O.	mg/L		mg/L		mg/L
"Mon	itor (Only" Pa	rameters for	Effluent:	Parar	neter	Frequency	Para	meter	Frequency
					TP	Мо	nthly (Apr-Oct)	034-34		
يقبر					TKN	Mo	nthly (Apr-Oct)	21. 4		
					NO2+NO3-N	N Mo	nthly (Apr-Oct)			Hereste

Parameter	Summer	Winter
raidilletei	DESCRIPTION OF THE PROPERTY OF	DOSTOR RECORDER AND ADDRESS
CBODu	2 mg/l	2 mg/l
NH3-N	0.11 mg/l	0.11 mg/l
Temperature	30 °C	20 °C

Hydrology at Discharge Location Drainage Area 475.5 **Drainage Area** sq mi Qualifier Stream 7Q10 25.6 cfs Estimated Stream 1Q10 19.2 cfs 52.5 Stream 7Q2 cfs 772.7 cfs **Annual Average**

ADEM Estimate w/USGS Gage Dat
750/-47040
75%of 7Q10
ADEM Estimate w/USGS Gage Dat

Comments and/or Notations

Page 2

Last Revision: 07/15/09

Form Approved. C	OMB No.	2040-0086.
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or other flui connection w inject fluids u gas, or injec	ds which are to ith conventional dised for enhance	s facility any produced water prought to the surface in pil or natural gas production, and recovery of oil or natural ge of liquid hydrocarbons?		×		Н.	processes such as mining	at this facility fluids for special of sulfur by the Frasch process, Is, in situ combustion of fossil rmal energy? (FORM 4)		×	
(FORM 4)			34	35	36	_			37	38	39
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IV. FACILITY C	ONTACT										
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VII. SIC CODES (4-digit, in order of priority)		_
A. FIRST	B. SECOND	
C (specify) No Industries 7 15 16 19	C (specify)	
C. THIRD	D. FOURTH	
C (specify)	C (specify)	
VIII. OPERATOR INFORMATION		
8 Larry Morgan	NAME	B.Is the name listed in Item VIII-A also the owner? TYES INO
15 16		
F = FEDERAL S = STATE P = PRIVATE C. STATUS OF OPERATOR (Enter the appropriate of the superson of the superso		D. PHONE (area code & no.) a
	56	15 6 - 18 19 - 21 22 - 26
E. STREET OR P.O. BOX PO Box 44	- 55	
F. CITY OR TOWN	G. STATE H. ZIP CODE IX.	INDIAN LAND
B Brantley	The state of the s	the facility located on Indian lands? YES
X. EXISTING ENVIRONMENTAL PERMITS		
A. NPDES (Discharges to Surface Water) c	D. PSD (Air Emissions from Proposed Sources) 1	
B. UIC (Underground Injection of Fluids)	E. OTHER (specify)	
C 7 9 U 9 15 16 17 18 30 15 16		
C. RCRA (Hazardous Wastes)	E. OTHER (specify)	
9 R 9	(spectyy)	
15 16 17 18 30 15 16 XI. MAP	17 18 30	
Attach to this application a topographic map of the area extendin location of each of its existing and proposed intake and discharge	to at least one mile beyond property boundaries. The map must structures, each of its hazardous waste treatment, storage, or dispose water bodies in the map area. See instructions for precise require	sal facilities, and each well where it
XII. NATURE OF BUSINESS (provide a brief description)		
Municipality		
		l
XIII. CERTIFICATION (see instructions)		
I certify under penalty of law that I have personally examined and	am familiar with the information submitted in this application and all a information contained in the application, I believe that the information irmation, including the possibility of fine and imprisonment.	
A. NAME & OFFICIAL TITLE (type or print)	B. SIGNATURE	C. DATE SIGNED
Phillip Moseley, Town Administrator	Phill. Morday	05/14/2014
COMMENTS FOR OFFICIAL USE ONLY		

	ILITY NAME AND PE			Form Approved 1/14/99 OMB Number 2040-0086
ВА	SIC APPLICA	TION INFORMATION		
PAF	RT A. BASIC APPL	ICATION INFORMATION FOR ALL APPLICATION	ANTS:	
All ti	reatment works mus	t complete questions A.1 through A.8 of this Basi	Application Information pack	set.
A.1.	Facility Information	.		
	Facility name	Brantley Lagoon		
	Mailing Address	PO Box 44. Brantley. Alabama 36009		
	Contact person	Larry Morgan		<u> </u>
	Title	Operator		
	Telephone number	(334) 437-3204		
	Facility Address (not P.O. Box)	Glenwood Road, Brantley, Alabama 36009		
A.2.	Applicant Informati	on. If the applicant is different from the above, provi	de the following:	
	Applicant name	Town of Brantley		
	Mailing Address	PO Box 44, Brantley, Alabama 36009		
	Contact person	Phillip Moseley		
	Title	Town Administrator		
	Telephone number	(334) 527-8624		
	Is the applicant the	owner or operator (or both) of the treatment work	s?	
	owner	operator	•	
		respondence regarding this permit should be directed	to the facility or the applicant.	
A.3 .	Existing Environme works (include state-	applicant	sting environmental permits that I	have been issued to the treatment
	`	, ,	pen	
	NPDES AL00226	41	2.1	
A.4.		nformation. Provide information on municipalities a own, provide information on the type of collection sys		
	Name	Population Served Type	e of Collection System	Ownership
	Town of Brantley	<u>950</u> Re	sidential	Municipal

Total population served 950

FAC	LIT	Y NAME AND PERMIT NUMBER:					orm Approved 1. MB Number 20	
Brant	ley	Lagoon - AL0022641						
A.5.	Inc	dian Country.						
	a.	Is the treatment works located in Indian Co	ountry?					
		Yes						
	b.	Does the treatment works discharge to a rethrough) Indian Country?	eceiving water that is either	n Indian Country or	that is upstr	eam from (a	and eventually	flows
		Yes						
A.6.	ave	ow. Indicate the design flow rate of the treaterage daily flow rate and maximum daily flow riod with the 12th month of "this year" occur	w rate for each of the last thi	ee years. Each ye	ar's data mus	t be based		
	a.	Design flow rate 0.20 mgd						
			Two Years Ago	Last Year		This Year		
	b.	Annual average daily flow rate			0.11		0.14	mgd
	C.	Maximum daily flow rate			0.27		0.24	mgd
A.7.		llection System. Indicate the type(s) of contribution (by miles) of each.	llection system(s) used by the	e treatment plant.	Check all tha	at apply. Als	so estimate the	e percent
		Separate sanitary sewer			-		100.00	%
		Combined storm and sanitary sewer			_			%
A.8.	Dis	scharges and Other Disposal Methods.						
	a.	Does the treatment works discharge efflue	nt to waters of the U.S.?		✓	_ Yes		No
		If yes, list how many of each of the following	ng types of discharge points	the treatment works	s uses:			
		i. Discharges of treated effluent				<u>1</u>		
		ii. Discharges of untreated or partially tre	ated effluent					
		iii. Combined sewer overflow points						
		iv. Constructed emergency overflows (pri	or to the headworks)					
		v. Other						
	b.	Does the treatment works discharge efflue impoundments that do not have outlets for				Yes	√	No
		If yes, provide the following for each surface	_			_		
		Location:						
		Annual average daily volume discharged to	surface impoundment(s)				mgd	
		Is discharge continuous or	intermittent?		_			
	C.	Does the treatment works land-apply treate	ed wastewater?			_ Yes	<u>√</u>	No
		If yes, provide the following for each land a	pplication site:					
		Location:						
		Number of acres:						
		Annual average daily volume applied to sit	e:	Mg	d			
		Is land application continue	ous or intermi	tent?				
	d.	Does the treatment works discharge or trait treatment works?	nsport treated or untreated v	astewater to anoth	er	Yes	,	No

FACILITY NAME AND PERMIT NUMBER:

Brantley Lagoon - AL0022641

If yes, describe the mean(s) by which the wastewater from the treatment works is discharged or transported to the other treatment

If transport is by a party of	other than the applicant, provide:		
Transporter name:			
Mailing Address:			
Contact person: _			
Title:			
Telephone number:			
Name: _ Mailing Address: _			
walling Address.			
-		-	
Contact person:			
Contact person: _ Title: _			
Title: Telephone number:			
Title: Telephone number:	DES permit number of the treatment works that receives this discharge.		
Title: Telephone number: _ If known, provide the NPI			mg
Title: Telephone number: If known, provide the NPI Provide the average daily Does the treatment works	DES permit number of the treatment works that receives this discharge.	Yes	mgNo
Title: Telephone number: If known, provide the NPI Provide the average daily Does the treatment works A.8.a through A.8.d abov	DES permit number of the treatment works that receives this discharge. If low rate from the treatment works into the receiving facility. If discharge or dispose of its wastewater in a manner not included in	Yes	

ACILITY NAME AND PERMIT NUMBER: rantley Lagoon - AL0022641					Form Approved 1/14/99 OMB Number 2040-008		
٧	VAS	TEWATER DISCHA	RGES:	-			
W	hicl	n effluent is discharge	d. Do not:	include information on	combined sewer overflow	vs in this sect	outfall (including bypass points) through tion. If you answered "no" to question than or Equal to 0.1 mgd."
9.	De	scription of Outfall.		<u> </u>			
	a.	Outfall number	0011				
	b.	Location	Brantle (City of Crens	r town, if applicable)			36009 (Zip Code) AL
			(Count 31-34-	tv)	_		(State) 86-13-51
			(Latitu				(Longitude)
	C.	Distance from shore	(if applicat	ole)	2.0	<u>00</u> ft.	
	d.	Depth below surface	(if applica	ble)	4.0	<u>00</u> ft.	
	e.	Average daily flow ra	ate		0^	I1 mgd	
	f.	Does this outfall hav periodic discharge?	e either an	intermittent or a	Yes		No (go to A.9.g.)
		If yes, provide the fo	llowing info	ormation:			
		Number of times per	year disch	large occurs:			
		Average duration of	each disch	arge:			
		Average flow per dis	charge:				mgd
		Months in which disc	charge occ	urs:			
	g.	Is outfall equipped w	rith a diffus	er?	Yes		No
١٥.	Des	scription of Receivir	ng Waters.				
	a.	Name of receiving w	ater	Conecuh Riveer			
	b.	Name of watershed	(if known)	-			
		United States Soil C	onservation	n Service 14-digit water	rshed code (if known):		
	C.	Name of State Mana	ıgement/Ri	ver Basin (if known):			
		United States Geolo	gical Surve	y 8-digit hydrologic cat	aloging unit code (if knov	vn):	
	d.	Critical low flow of re					
		acute			chronic		
	e.	Total hardness of re-	ceiving stre	am at critical low flow (if applicable):	mg	g/I of CaCO ₃

END OF PART A.

REFER TO THE APPLICATION OVERVIEW TO DETERMINE WHICH OTHER PARTS OF FORM

2A YOU MUST COMPLETE

		Y NAME AND PERMIT NUMBER: Lagoon - AL0022641	Form Approved 1/14/99 OMB Number 2040-0086						
BA	SI	C APPLICATION INFORMATION							
PAF	RT B	ADDITIONAL APPLICATION INFORMATION FOR APPLIE EQUAL TO 0.1 MGD (100,000 gallons per day).	CANTS WITH A DESIGN FLOW GREATER THAN OR						
All a	pplic	ants with a design flow rate ≥ 0.1 mgd must answer questions B.1 throu	gh B.6. All others go to Part C (Certification).						
B.1.	Inf	low and Infiltration. Estimate the average number of gallons per day t	hat flow into the treatment works from inflow and/or infiltration.						
		efly explain any steps underway or planned to minimize inflow and infiltreplace old existing sewer collection lines as grant monies become							
B.2.	Th	pographic Map. Attach to this application a topographic map of the are is map must show the outline of the facility and the following information entire area.)							
	a.	The area surrounding the treatment plant, including all unit processes.							
	b.	The major pipes or other structures through which wastewater enters the treated wastewater is discharged from the treatment plant. Include out							
	C.	Each well where wastewater from the treatment plant is injected under	ground.						
	d.	Wells, springs, other surface water bodies, and drinking water wells that works, and 2) listed in public record or otherwise known to the applicant							
	e.	e. Any areas where the sewage sludge produced by the treatment works is stored, treated, or disposed.							
	f.	If the treatment works receives waste that is classified as hazardous ur truck, rail, or special pipe, show on the map where that hazardous was disposed.							
B.3.	back chlo	cess Flow Diagram or Schematic. Provide a diagram showing the procup power sources or redundancy in the system. Also provide a water brination and dechlorination). The water balance must show daily averagrates between treatment units. Include a brief narrative description of the	alance showing all treatment units, including disinfection (e.g., pe flow rates at influent and discharge points and approximate daily						
B.4.	Ope	ration/Maintenance Performed by Contractor(s).							
		any operational or maintenance aspects (related to wastewater treatme ractor?YesNo	nt and effluent quality) of the treatment works the responsibility of a						
	-	f yes, list the name, address, telephone number, and status of each contractor and describe the contractor's responsibilities (attach additional pages if necessary).							
	Nan	ne:							
	Mail	ing Address:							
	Tele	phone Number:							
	Res	ponsibilities of Contractor:							
	unco treat	eduled Improvements and Schedules of Implementation. Provide is ompleted plans for improvements that will affect the wastewater treatment works has several different implementation schedules or is planning for each. (If none, go to question B.6.)	nt, effluent quality, or design capacity of the treatment works. If the						
	a.	List the outfall number (assigned in question A.9) for each outfall that is	covered by this implementation schedule.						

b. Indicate whether the planned improvements or implementation schedule are required by local, State, or Federal agencies.

____Yes <u></u>✓_No

FACILITY NAME AND PERMIT NUMBER: Brantley Lagoon - AL0022641								roved 1/14/99 aber 2040-0086	
C	If the answer to B	.5.b is "Yes," bri	efly describe, inclu	iding new max	timum daily inflov	w rate (if applicab	le).		
d.	applicable. For in	Provide dates imposed by any compliance schedule or any actual dates of completion for the implementation steps listed below, as applicable. For improvements planned independently of local, State, or Federal agencies, indicate planned or actual completion dates, as applicable. Indicate dates as accurately as possible.							
			Schedule		Actual Completion	on			
	Implementation S	tage	MM / DD /	YYYY	MM / DD / YYYY	<u>,</u> -			
	- Begin construct	ion	// _						
	- End constructio	n	// _			_			
	– Begin discharge	•	// _						
	- Attain operation	al level							
е.	Have appropriate Describe briefly:	•	ces concerning oth		•		Yes	_No	
me sta pol Ou	thods. In addition,	this data must of analytes not ad ust be no more	comply with QA/QC dressed by 40 CFF	C requirements R Part 136. At half years old	s of 40 CFR Part a minimum, efflu	136 and other ap uent testing data	ducted using 40 CFR propriate QA/QC requestion at I	uirements for	
F	OLLOTAINT		CHARGE	AVEN	NGE DAILT DISC	DIANGE			
		Conc.	Units	Conc.	Units	Number of Samples	ANALYTICAL METHOD	ML / MDL	
CONVEN	TIONAL AND NON	 CONVENTION	AL COMPOUNDS						
AMMONIA	A (as N)								
CHLORIN	IE (TOTAL .L, TRC)								
DISSOLV	ED OXYGEN	6.00	mg/l		Minimum	1.00			
TOTAL K	JELDAHL.		+ •			-			
	N (TKN)								
NITRATE NITROGE	PLUS NITRITE	ľ				1 1			
OIL and G									
PHOSPH	ORUS (Total)					+ +			
TOTAL DI SOLIDS (ISSOLVED TDS)								
OTHER									
						LL	<u> </u>		

END OF PART B.
REFER TO THE APPLICATION OVERVIEW TO DETERMINE WHICH OTHER PARTS OF FORM
2A YOU MUST COMPLETE

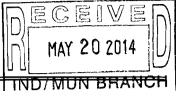
	<u> </u>		1			
FACILITY NAME AND I	PERMIT NUMBER:	Form Approved 1/14/99 OMB Number 2040-0086				
Brantley Lagoon - ALC	0022641		GIND NUMBER 2010-0000			
BASIC APPLICATION INFORMATION						
BART C CERTIFICA	TION			\exists		
PART C. CERTIFICA	ATION			\dashv		
All applicants must complete the Certification Section. Refer to instructions to determine who is an officer for the purposes of this certification. All applicants must complete all applicable sections of Form 2A, as explained in the Application Overview. Indicate below which parts of Form 2A you have completed and are submitting. By signing this certification statement, applicants confirm that they have reviewed Form 2A and have completed all sections that apply to the facility for which this application is submitted.						
Indicate which parts of	f Form 2A you have completed and	d are submitting:				
Basic Appli	cation Information packet Supp	plemental Application	Information packet:			
		Part D (Expanded	Effluent Testing Data)			
		Part E (Toxicity Te	esting: Biomonitoring Data)			
		Part F (Industrial I	User Discharges and RCRA/CERCLA Wastes)			
		Part G (Combined	Sewer Systems)			
ALL APPLICANTS MUS	ST COMPLETE THE FOLLOWING	CERTIFICATION.				
I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, the information is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.						
Name and official title	Phillip Moseley, Town Administ	trator				
Signature	Signature					
Telephone number (334) 527-8624						
Date signed	05/15/2014					
Upon request of the permitting authority, you must submit any other information necessary to assess wastewater treatment practices at the treatment works or identify appropriate permitting requirements.						

SEND COMPLETED FORMS TO:

SUPPLEMENTARY INFORMATION

NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) PERMIT APPLICATION FORM 188- Municipal, Semi-Public & Private Facilities

ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT WATER DIVISION – MUNICIPAL PERMIT SECTION POST OFFICE BOX 301463 MONTGOMERY, ALABAMA 36130-1463



INSTRUCTIONS: APPLICATIONS SHOULD BE TYPED OR PRINTED IN INK AND SUBMITTED TO THE DEPARTMENT.

PLEASE CONTINUE ON AN ATTACHED SHEET OF PAPER IF INSUFFICIENT SPACE IS AVAILABLE TO ADDRESS ANY ITEM BELOW. PLEASE MARK N/A IN THE APPROPRIATE BOX WHEN AN ITEM IS NON-APPLICABLE TO THE APPLICANT.

APPLICABI	E TO THE APPLICANT.			
	PURPOSE OF TH	IS APPLICAT	ION	
INITIAL PERMIT APPLICATI	ON FOR NEW FACILITY	INIT	TIAL PERMIT APPLICATION	N FOR EXISTING FACILITY
MODIFICATION OF EXISTIN	IG PERMIT	✓ REI	ISSUANCE OF EXISTING F	PERMIT
REVOCATION & REISSUAN	CE OF EXISTING PERMIT			
SECTION A – GENERAL IN	IFORMATION	-		·
. Facility Name: Brantley L				
a. Operator Name: Larr	y Morgan			
If no, provide name responsibility for the	ified in 1.a, the owner of the facili and address of the operator and s facility. 36009, Scope -Certfied Operator		es No Value operation indicating the operation	erator's scope of
	f different than Operator: Town of sponsible for compliance with the		the permit	
. NPDES Permit Number	AL 0022641_	(Not	applicable if initial peri	mit application)
. Facility Location: (Attacl	n a map with location marked;	street route i	no or other specific i	identifier)
•	Ta map with location market,	ou cou, route i	no. or other specime	idontinoi)
Street: Glenwood Road				
City: Brantley	County: <u>Crenshaw</u>	State: /	Al Zip:	36009
Facility (Front Gate) Loc	ation: Latitude (Deg Min Sec): 31	-35-16	Longitude (Deg.	Min Sec): <u>86-13-48.63</u>
. Facility Mailing Address	(Street or Post Office Box): PC	Box 44		
City: Brantley	County: Crenshaw	State: _	Al Zip:	36009
. Responsible Official (as	described on page 7 of this applic	cation):		
Name and Title <u>: Phillip Mo</u>		,		
	,			
Address: 10 ML King Drive				
City: Brantley	State: Al		Zip:	36009
Phone Number: 334-527-8	624			
Email Address: (Ostions	l): brantlevalabama@gmail.com			

6. Designated Facilit	y/DMR Contact:			
Name and Title:	Larry Morgan, Certified Operator			
Phone Number:	334-437-3204			
	ess (Optional – for receipt of blan	k DMR Forms): _bhalar	ry@troycable.net	
	is section if the Applicant's bus			Corporation with a
a) Proprietor:				
Name: N/A				
A dd				
	 			
City:		State:	Zip:	
	or Applicant's previously issue held by the Applicant within th			State Environmental
Permit N	Name	Permit Numbe		ld by
Brantley Lagoon		AL0022641	Town of Brantley	
	<u> </u>			
Litigation concerning	strative Complaints, Notices of water pollution or other permit tach additional sheets if necest Permit Number AL0022641	t violations, if any ag ssary): <u>Type o</u>		e State of Alabama in
				
				
	-			
	<u> </u>			
SECTION B - WAST	EWATER DISCHARGE INFO	RMATION		
List the following I	historical monthly flow rates re	corded for the past f	ive years for each outfall:	
Outfall Nu	mber Highest in Last 12 Mo MGD	nths Highest Da M GD	ily Flow Average MG	
0011	.236	.236	.137	

Outfall Number	Ecoli or Enterococci	Maximum Daily E-coli / Enterococo Discharge (per 100 ml)	i Maximum Monthly i Average E-Coli / Enterococci Discharge (per 100 ml)	No. of Analyses	Analytical Method	ML/MDL
N/A			(pci 100 iii)			
•			ent process, including th		·	
o you have his facility?	, or plan to have	e, automatic samplin	g equipment or continuo	ous wastewate	er flow metering	j equipment
Current:	Flow Metering Sampling Ed		es No No V	N/A N/A	Garanteen or Control of Control o	
Planned:	Flow Metering Sampling Ed	ng Yo quipment Yo	es No No	N/A N/A	grant transcen- grant Francisco	
	attach a schema		ewer system indicating	the present o	r future location	of this
quipment ar	ewater collectio	n or treatment modif characteristics (Note	cations or expansions per Permit Modification mention or anticipated effects o	ay be require	d)? Yes	No_✓
re any wast	ewater collection ater volumes or be these chang	n or treatment modif characteristics (Note	e: Permit Modification m	ay be require	d)? Yes	No_✓
re any wastalter wasteward Attach additional	ewater collection ater volumes or be these changional sheets if no attention of all sites ate, either direction or distribution. Indicate the location as an attack	n or treatment modificharacteristics (Note es and any potential eeded.) GE AND DISPOSAL used for the storage by or indirectly via sign systems that are left.	e: Permit Modification more anticipated effects of anticipated effects of anticipated effects of solids or liquids that orm sewer, municipal socated at or operated at release areas and pro-	have any potewer, municipy the subjectivide a map or	ential for accide pal wastewater ct existing or pr	ental dischar treatment proposed NP ive description
re any wastalter wasteward Attach additional	ewater collection ater volumes or be these changional sheets if no attention of all sites ate, either direction or distribution. Indicate the location as an attack	n or treatment modificharacteristics (Note that any potential eeded.) GE AND DISPOSAL used for the storage by or indirectly via sign systems that are lation of any potential	e: Permit Modification more anticipated effects of anticipated effects of anticipated effects of solids or liquids that orm sewer, municipal socated at or operated at release areas and pro-	have any potewer, municipy the subjectivide a map or	ential for accide pal wastewater t existing or predetailed narrate	ental dischar treatment proposed NP ive description
re any wastalter wastewartelly description of Warribe the location and control of the staner collection attend facility.	ewater collection ater volumes or be these changional sheets if no ation of all sites ate, either direction or distribution. Indicate the location as an attack aste	n or treatment modificharacteristics (Note es and any potential eeded.) GE AND DISPOSAL used for the storage by or indirectly via so a systems that are leation of any potential entert to this application.	e: Permit Modification more anticipated effects of anticipated effects of anticipated effects of solids or liquids that orm sewer, municipal socated at or operated at release areas and pro-	have any potewer, municipal the subject vide a map or Description of the subject vide a map or the subject vide vide vide vide vide vide vide vide	ential for accide pal wastewater t existing or predetailed narrate of Storage Local	quantity: quantity: ental discharate treatment proposed NPrive description

^{*}Indicate any wastes disposed at an off-site treatment facility and any wastes that are disposed on-site

SECTION D - INDUSTRIAL INDIRECT DISCHARGE CONTRIBUTORS

1. List the existing and proposed industrial source wastewater contributions to the municipal wastewater treatment system (Attach other sheets if necessary)

Company Name	Description of Industrial Wastewater	Existing or Proposed	Flow (MGD)	Subject to SID Permit? Y/N
None				

2. Are industrial wastewater contributions regulated via a locally approved sewer use ordinance [Y/N]? If so, please attach a copy of the ordinance.

SECT	ION E - COASTAL ZONE INFORMATION		
	the discharge(s) located within the 10-foot elevation contour and within the limits of Mobile ces [; _] No [; _] If yes, then complete items A through M below:		•
A.	Does the project require new construction?	YES	NO
В.	Will the project be a source of new air emissions?	200 sees bounds	E-wind contribution
C.	Does the project involve dredging and/or filling of a wetland area or water way?	and the such a collection of the such a such as the such a such as the such as	tolowers' addid-
	Has the Corps of Engineers (COE) permit been issued?	Section of the continuous	
	Corps Project Number		
D.	Does the project involve wetlands and/or submersed grassbeds?	and remains out the same	Anguarin representativo sego.
E.	Are oyster reefs located near the project site? (Include a map showing project and discharge location with respect to oyster reefs)	Printed April 18 (Print) Print	Print Backbonsoner
F.	Does the project involve the site development, construction and operation of an energy facil defined in ADEM Admin. Code R. 335-8-102(bb)?	ity as	American control of
G.	Does the project involve mitigation of shoreline or coastal area erosion?	for the case was	At the second of the second of
H.	Does the project involve construction on beaches or dunes areas?	<u> </u>	1
1.	Will the project interfere with public access to coastal waters?	-	g orientation in the
J.	Does the project lie within the 100-year floodplain?	<u>[</u>	grant militing in the second
K.	Does the project involve the registration, sale, use, or application of pesticides?		And the second of
L.	Does the project propose or require construction of a new well or to alter an existing groun more than 50 gallons per day (GPD)?	dwater w	ell to pump
	. Has the applicable permit for groundwater recovery or for groundwater well installation een obtained?	(granus and in super un.

SECTION F – ANTI-DEGRADATION EVALUATION

It is the applicant's responsibility to demonstrate the social and economic importance of the proposed activity, if subject to antidegradation requirements. In accordance with 40 CFR 131.12 and Section 335-6-10-.04 of the Alabama Department of Environmental Management Administrative Code, the following information must be provided, if applicable. If further information is required to make this demonstration, attach additional sheets to the application.

1.	Is this a new or increased discharge that began after April 3, 1991?	Yes []	No [7]
	If "yes", complete question 2 below. If "no", do not complete this section.		

2. Has an Anti-Degradation Analysis been previously conducted and submitted to the Department for the new or increased discharge referenced in question 1?

Yes [---] No [----].

If "no" and the discharge is to a Tier II waterbody as defined in ADEM Admin. Code r. 335-6-10-.12(4), complete questions A through F below and also ADEM forms 311 and 312 or 313, whichever is applicable, (attached). Form 312 or 313, whichever is applicable, must be provided for each treatment discharge alternative considered technically viable. If "yes", do not complete this section.

Information required for new or increased discharges to high quality waters:

- A. What environmental or public health problem will the discharger be correcting?
- B. Explain if and to what degree the discharger will be increasing employment as a result of the proposed discharge, either at its existing facility or as the result of the start-up of a related new facility or industry.
- C. Explain if and to what degree the discharge will prevent employment reductions?
- D. Describe any additional state or local taxes that the prospective discharger will be paying.
- Describe any public service the discharger will be providing to the community.
- F. Describe the economic or social benefit the discharger will be providing to the community.

SECTION G – EPA Application Forms

All Applicants must submit certain EPA permit application forms. More than one application form may be required from a municipal facility depending on the number and types of discharges or outfalls. The EPA application forms are found on the Department's website at http://www.adem.state.al.us/ and are also listed in Attachment 4.

SECTION H- ENGINEERING REPORT/BMP PLAN REQUIREMENTS

Any Engineering Report or Best Management Practice (BMP) Plans required to be submitted to ADEM by the applicant must be in accordance with ADEM 335-6-6-.08(i) & (j).

SECTION I- RECEIVING WATERS

Receiving Water	er(s)	303(d) Segment? (Y / N)	Included in TMDL?* (Y / N)
N/A			

^{*}If a TMDL Compliance Schedule is requested the following should be attached as supporting documentation:

⁽¹⁾ Justification for the proposed Compliance Schedule (e.g. time for design and installation of control equipment, etc.); (2) Monitoring results for the pollutant(s) of concern which have not previously been submitted to the Department (sample collection dates, analytical results (mass and concentration), methods utilized, MDL/ML, etc. should be reported as available); (3) Requested interim limitations, if applicable; (4) Date of final compliance with the TMDL limitations; and (5) Any other additional information available to support the requested compliance schedule.

SECTION J – APPLICATION CERTIFICATION

THE INFORMATION CONTAINED IN THIS FORM MUST BE CERTIFIED BY A RESPONSIBLE OFFICIAL AS DEFINED IN ADEM ADMINISTRATIVE RULE 335-6-6-.09 "SIGNATORY REQUIREMENTS FOR PERMIT APPLICATIONS" (SEE BELOW).

"I CERTIFY UNDER PENALTY OF LAW THAT THIS DOCUMENT AND ALL ATTACHMENTS WERE PREPARED UNDER MY DIRECTION OR SUPERVISION IN ACCORDANCE WITH A SYSTEM DESIGNED TO ASSURE THAT QUALIFIED PERSONNEL PROPERLY GATHER AND EVALUATE THE INFORMATION SUBMITTED. BASED ON MY INQUIRY OF THE PERSON OR PERSONS WHO MANAGE THE SYSTEM, OR THOSE PERSONS DIRECTLY RESONSIBLE FOR GATHERING THE INFORMATION, THE INFORMATION SUBMITTED IS, TO THE BEST OF MY KNOWLEDGE AND BELIEF, TRUE, ACCURATE, AND COMPLETE. I AM AWARE THAT THERE ARE SIGNIFICANT PENALTIES FOR SUBMITTING FALSE INFORMATION INCLUDING THE POSSIBILITY OF FINE AND IMPRISONMENT FOR KNOWING VIOLATIONS."

"I FURTHER CERTIFY UNDER PENALTY OF LAW THAT THE RESULTS OF ANY ANALYSES REPORTED AS LESS THAN DETECTABLE IN THIS APPLICATION OR IN ATTACHMENTS THERETO WERE PERFORMED USING THE EPA APPROVED TEST METHOD HAVING THE LOWEST DETECTION LIMIT READILY ACHIEVABLE FOR THE SUBSTANCE TESTED."

SIGNATURE OF RESPONSIBLE OFFICIAL:	uley	DATE SIGNED:	05-14-2014
(TYPE OR PRINT)	Phillip Moseley		
NAME OF RESPONSIBLE OFFICIAL:	Phillip Moseley		
OFFICIAL TITLE OF RESPONSIBLE OFFICIAL	Town Administrator		
MAILING ADDRESS:	PO Box 44		
AREA CODE & PHONE NUMBER:	334-527-8624		

SIGNATORY REQUIREMENTS FOR PERMIT APPLICATIONS

Responsible official is defined as follows:

- In the case of a corporation, by a principal executive officer of at least the level of vice president, or a manager assigned or delegated in accordance with corporate procedures, with such delegation submitted in writing if required by the Department, who is responsible for manufacturing, production, or operating facilities and is authorized to make management decisions which govern the operation of the regulated facility
- In the case of a partnership, by a general partner
- 3. In the case of a sole proprietorship, by the proprietor, or
- 4. In the case of a municipal, state, federal, or other public facility, by either a principal executive officer, or a ranking elected official.
- 5. In the case of a private or semi-public facility, the responsible official is either a principal executive officer or the owner of the corporation or other entity.

LOCATION MAP TOWN OF BRANTLEY - BRANTLEY LAGOON DISCHARGE SER, # 001 MAP DATE 1979 Figure 1-1 LOCATION MAP PAGE 1 OF 2 WASTEWATER TREATMENT, FACILITIES RAILROAD BRANTLEY 8" F.M. 10" OUTFALL HIGHWAY PUMPING STATION

SCHEMATIC OF WASTEWATER FLOW TOWN OF BRANTLEY - BRANTLEY LAGOON DISCHARGE SER # 001 MAP DATE 1979 12" D.1. PAGE 2 OF 2 M.H. #3 M.H. #4 OUTLET M.H. #2 INLET PAD 10" V.C. J2" DRAIN POND NO. 2 GV-6 VOVERFLOW 12" D.1. DRAIN GV-5 --PARSHALL FLUME POND NO. 1 CONECUI RIVER POND NO. 3 INLET PAD 8" F.M. FROM **PUMPING**

STATION

FIGURE B-2

WASTEWATER
TREATMENT FACILITIES

UNITED STATES DEPARTMENT OF THE INTERIOR GEOLOGICAL SURVEY

